

PROCEEDINGS

OF THE

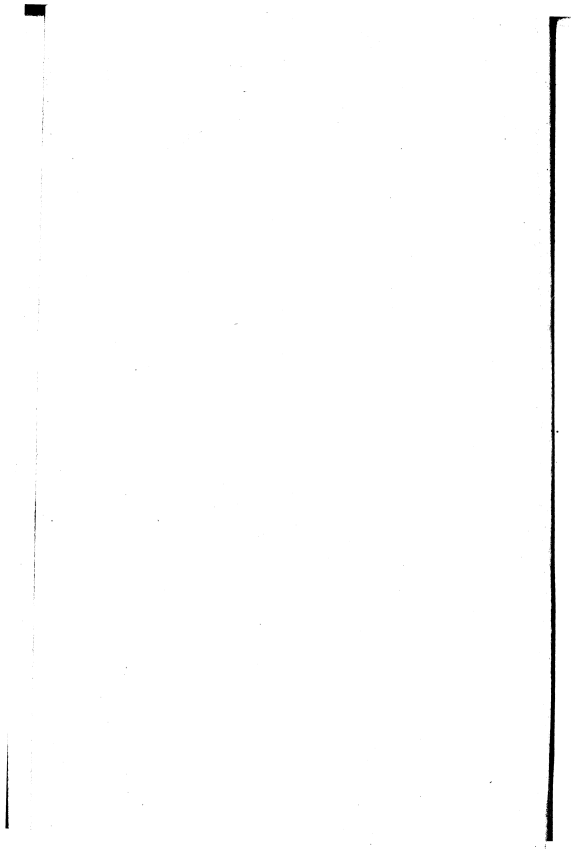
COMMON COUNCIL

OF THE

CITY OF ROCHESTER,

FOR 1886-87.

ROCHESTER, N. Y.: POST-EXPRESS PRINTING COMPANY, 12 TO 18 MILL STREET. 1886.



IN COMMON COUNCIL.

FOR 1886-87.

IN COMMON COUNCIL.

Charter Meeting April 5th, 1886.

ORGANIZATION OF THE BOARD.

The Clerk called the Board to order. Present-Aldermen Tracy, Couplin, Marson, Present-Aldermen Tracy, Couplin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein,

Bohrer, Kelly, Schaeffer—16. Alderman Kelly moved that Alderman Watson act as temporary chairman.

Adopted.

Alderman Watson upon taking the chair thanked the Board for the honor conferred, and asked the pleasure of the Board.

Alderman Kelly moved that the Board proceed to appoint a President of the Board.

Adopted.

Alderman Kelly nominated Aldermen Tracy. Alderman Tracy was named by Alderman Coughlin, Marson, Watson, Kohimetz, Fritz-sche, Elliott, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer

Alderman Tracy was declared appointed Pres ident of the Common Council.

Alderman Stein moved that a committee of two be appointed to conduct the President elect

to the chair.

Adopted.

The President pro tem. appointed as such committee Aldermen Stein and Foley. Alderman Tracy in appropriate and eloquent

words accepted the position and thanked the

Aldermen for the honor conferred. Alderman Kelly moved that the Board proceed to appoint a City Clerk.

Adopted.

Alderman Kelly nominated Peter Sheridan,

Auerman Kelly nominated Peter Sheridan, for City Clerk. Peter Sheridan was named by Aldermen Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-16

Peter Sheridan was declared appointed.

Alderman Kelly moved to proceed to appoint a City Messenger.

Adopted. Alderman Kelly nominated Frank J. Irwin. Frank J. Irwin was named by Aldermen Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly Swikehard, V Schaeffer-16.

Frank J. Irwin was declared appointed City Messenger.

Alderman Kelly moved that the Board proceed to appoint a City Sealer.

Adopted.

Alderman Kelly nominated Thomas Mahoney.

Thomas Mahoney was named by Aldermen Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mande-ville. Swikehard, Weider, Stein, Bohrer, ville, Swikehard, Weider, Kelly, Schaeffer-16.

Thomas Mahoney was declared duly appointed.

Alderman Kelly moved that the Board proceed to appoint a Fire Marshal.

Adopted.

Alderman Kelly nominated Arthur McCormick.

Arthur McCormick was named by Aldermen Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-16.

Arthur McCormick was declared duly appointed.

Alderman Kelly moved to proceed to appoint an Overseer of the Poor. Adopted.

Alderman Kelly nominated John Lutes.

John Lutes was named by Aldermen Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley. Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Keily, Scnaeffer-16.

John Lutes was declared duly appointed.

Alderman Kelly moved that the Board pro-ceed to appoint a City Surveyor. Adopted. Alderman Kelly nominated I. F. Quinby.

I. F. Quinby was named by Aldermen Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche,

Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-16. I. F. Quimby was declared duly appointed.

Alderman Kelly moved that the Board proceed to ballot for three City Physicians on the west side of the river.

Adopted.

Alderman Kelly nominated Dr. D. H. Koch. Dr. Kuerman Keny nominated Dr. D. H. Koch, Dr. Koch was named by Aldermen Tracy, Cough-lin, Marson, Watson, Kohlmetz, Fritzsche, El-liott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schafer-16. Dr. D. H. Koch was declared appointed.

Alderman Kelly nominated Dr. V. A. Hoard.

Dr. V. A. Hoard was named by Aldermen Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Boarer, Kelly, Schaefer-16.

Dr. Hoard was declared appointed.

Alderman Kelly nominated Dr. M.C. Rutherford.

Dr. Rutherford was named by Aldermen Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritz-sche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer -16

Dr. M. C. Rutherford was declared appointed. Alderman Kelly moved that the Board pro ceed to appoint three physicians on the east side of the river.

Alderman Mandeville moved as an amendment that the election be postponed until the second meeting in April.

Alderman Stein moved as a substitute that two physicians be elected to day and the remaining one on the second meeting in April.

Lost by the following vote:

Ayes-Alderman Marson, Kohlmetz, Fritz-he, Selye, Mandeville Swikebard, Stein, sche, Bohrer-8

Nays—Aldermen Tracy, Coughlin, Watson, Elliott, Foley, Weider, Kelly, Schaeffer—8. The question recurred on the original motion

to proceed to ballot for three physicians on the east side, which was adopted

Alderman Kelly nominated Dr. N. M. Collins. Dr. Collins was named by Aldermen Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Biliott, Foley, Selye, Mandeville, Swikehard,
 Weider, Stein, Bobrer, Kelly, Schaeffer—16.
 Dr. N M Collins was declared appointed.

Alderman Kelly nominated Dr. A. R. Gumbarts

Dr. Gumbarts was named by Aldermen Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Selye, Swikehard. Weider, Stein, Bohrer, Kelly, Schaeffer-14.

Blank was named by Aldermen Elliott and Mandeville-2.

Dr. A. R. Gumbarts was declared appointed. Alderman Elliott nominated Dr. Mary E. Stark.

Alderman Foley nominated Dr. Sarah Perry. Alderman Kelly nominated Dr. C. R. Barber.

Dr. Barber was named by Aldermen Tracy, Coughlin, Marson, Watson, Selve, Swikehard, Stein, Bohrer, Kelly, Schaeffer—10.

Mrs. Dr. Stark was named by Aldermen Kohlmetz, Fritzsche, Elliott-3

Mrs. Dr. Perry was named by Aldermen Foley Mandeville—2

Dr. Stockslader was named by Alderman Weider.

Dr. C. R Barber having received the requisite number of votes was declared appointed.

Algerman Kelly moved that a committee of three be appointed on salaries.

Alderman Foley moved as an amendment that that the salaries remain the same as last year.

Lost.

The motion of Alderman Kelly was then adopted.

Alderman Selye moved that a committee of three be appointed on public printing.

Adopted.

1

Alderman Foley moved that the Printing Committee be authorized to receive proposals. Adopted.

The Chair handed down the following Com-mittees: On Printing, Aldermen Selye, Swike-bard and Kohlmetz. On Salaries, Aldermen Kelly, Weider and Bohrer.

The Board then adjourned.

PETER SHERIDAN, City Clerk.

IN COMMON COUNCIL.

Begular Meeting, April 6, 1886. Alderman William H. Tracy, President of the Board, presiding.

Present-Aldermen Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikebard, Weider, Stein, Bohrer, Selye, Kelly, Schaeffer-15.

Absent-Alderman Coughlin.

APPROVAL OF MINUTES.

The minutes of the preceding meeting were approved as published in the book of proceedings.

Alderman Kelly moved that the rules of the last Common Council be adopted. As the rules of this Board-until otherwise ordered.

Adopted.

PRESENTATION OF PETITIONS, ACCOUNTS, &C., AND THEIR REFERENCE.

By Alderman Marson-Petition of John Haas for permission to erect a wood building on Waverly place.

Referred to the Wood Building Committee.

Alderman Marson presented a petition to change the name of Favor street to "Chester street."

Referred to the Committee on Opening and Alteration of Streets.

By Alderman Marson

Whereas, The Stein Manufacturing Company is desirous of erecting a strong, light structure in front of their factory and across the sidewalk on Court street to facilitate the loading of caskets, so as not to impede travel on said sidewalk; therefore be it

Resolved, That permission be granted said company to erect such a structure according to a plan herewith submitted.

Referred to the Executive Board.

By Alderman Watson-Petition of A. L. Lawton and F. C. Lee for permission to erect a wood building on Center street.

Referred the Wood Building Committee and

Fire Marshal with power to act. By Alderman Watson—Petition for the improvement of Chestnut Park.

Referred to the Surveyor to prepare an ordinance

Alderman Watson presented a petition for the replacing of the wooden benches in Washington square with iron settees.

Referred to the Park Committee.

Alderman Watson presented a remonstrance against the erection of a wood building by Mr. Sloman on Cortland street, and moved its ref-erence to the Fire Marshal and Wood Building Committee with power to act,

By Alderman Kohlmetz-Petition of Hannah M. Peck.

Referred to the Assessment Committee.

By Alderman Kohlmetz-Petition of L. A. Schlitzer and Mary A. Wheeler for permission to erect wood buildings.

Referred to the Wood Building Committee with power to act.

Alderman Fritzsche presented the petition of H. N. Schlick & Co. for permission to erect a wood building on Hamburgh street. Also a remonstrance against the same, and moved their reference to the Wood Building Committee and Fire Marshal, with power to act.

Adopted.

Alderman Selye presented the petitions of Christian Seel, jr., and J. J. Craig for permission to erect wood buildings, and moved their reference to the Wood Building Committee and Fire Marshal, with power to act.

Adopted.

By Alderman Selye-

ROCHESTER, March 22, 1886.

To the Honorable, the Common Council of the City of Rochester:

INCLUSTED GENTLEMEN—The undersigned with L, D. Ely, GENTLEMEN—The undersigned with L, D. Ely, gresented to you May 1st, 1885, a petition with map in relation to open ditch running through our property, which we understand was referred to the Sewer Committee and that nothing has been done. We hope that this will be attended to at once. Respectfully,

M. KONDOLF.

Referred to the Sewer Committee.

By Alderman Mandeville-Petition of Mary A. Boddy for permission to erect a wood building.

Referred to the Wood Building Committee with power to act.

Alderman Mandeville presented a remon strance against the erection of a wood building by Dr. Botsford, on Central avenue, and moved its reference to the Wood Building Committee and Fire Marshal.

Adopted.

Alderman Mandeville presented a petition for opening a street from Gardner park to Union park, and moved that the Surveyor be instructed to prepare an ordinance.

Adopted.

Alderman Swikebard presented the petition of F. Odenbach, for permission to erect and move wooden buildings, and that permission be granted under direction of the Wood Building Committee and Fire Marshal.

Adopted.

By Alderman Weider-Petition of H. Arnott for permission to erect a wood building on Refered to the Wood Building Broadway. Commitee with power to act.

By Aldermon Stein-Perition of John L Weiler for permission to erect a wood building on Hanover street. Referred to the Wood Building Committee with power to act.

By Alderman Stein-Petition for a pipe sewer in Dudley street.

Referred to the Surveyor to prepare an ordinance

By Alderman Bohrer-Petition for a pipe sewer in Davis street.

Referred to the City Surveyor to prepare an ordinance.

By Alderman Kelly-Petition for water main in Jay street.

Referred to the Water Works Committee and Executive Board

By Alderman Kelly-Petition of Anton Kluh to erect a wood building on Klun park.

Permission was granted.

By Alderman Shaeffer—Petitions for flag

walk on Culver park; plank walk on Hudson street; plank walk on Zimmer street; pipe sewer in Vernon park; plank walks and grading Henrietta avenue. Referred to the City Surveyor to prepare

ordinances.

Alderman Schaeffer presented a petition of property owners on Upton park requesting a special assessment as provided by section 96 of the laws of 1880.

Ordered received and filed.

 $\mathbf{2}$

By Alderman Schaeffer-

Whereas, It appears to this Common Council by the written application and petition dated April 6, 1886, of a majority of the owners of all lots on Upton park, said park being used in common by such owners; and

Whereas, Said owners, by said petition, are desirous of levying a tax at the rate of \$3 for each 40 feet front on said park. for the purpose of defraying the expense of making ordinary repairs thereon for the year 1886

Therefore, Resolved, That the City Assessors be, and they are hereby requred to assess, at the rate of \$3 for each 49 feet front on said Upton park the said sum of \$3 to be added to and included with the general city tax for the year 1886; and the City Treasurer is hereb, authorized to pay the sum thus assessed and collected to Theron T. Southwick, he being the person designated by the owners to receive the same; and the City Clerk is hereby required to transmit to said assessors and the City Treasurer a certified copy of this resolution.

Adopted by the following vote:

Ayes-Aldermen Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikebard, Weider, Stein, Bobrer, Kelly, Schaeffer-15

By Alderman Scnaeffer-Petition for street lamps in Cambridge street.

Referred to the Lamp Committee

By Alderman Foley-Petition for a plank walk on Mansion street.

Referred to the City Surveyor to prepare an ordinance.

Alderman Foley presented the petition of Charles Nelson and E. B. Clark for permission to erect a wood building to be used as a roller coaster.

Referred to the Nood Building Committee and Fire Marshal to report to this Board.

Alderman Foley presented the petition of Edwin Day for permission to erect a wood building and moved that permission be granted. Adopted.

REPOTS OF STANDING COMMITTEES.

By Alderman Schaeffer-

ROCHESTER, April 6, 1886. To the Honorable the Common Council:

Your Committee on Sewers desires to report that several weeks ago, it requested the Executive Several weeks ago, in requested the DateClube Board to cause examinations to be made with the view of ascertaining whether it would be feasible to enlarge the sewer contemplated by final ordi-nance No. 2850 through Pennsylvania avenue and Goodman street, so as to receive also the discharges of the Upton Park and Culver Park outlet sewers; further, to present to your committee a statement of the facts relating to rights of way and annual damages now paid or claimed for the flow of sew-age from the Court and William streets and the Upton Park sewers in open ditches through private lands.

The Executive Board has prepared and submitted an exhaustive report to us on these matters; and as we deem it of great importance to present and as we deem to or great importance to present the facts thus elicited o the taxpayers who are directly interested in the proposed enlargement of the Goodman street sewer, and many of whom de-sire that the existing final ordinance No. 2850 be amended so as to give them rights of drainage theorem. therein.

We herewith transmit said report to your Board for consideration with the request that the same be received, filed and published

CHRIS. J. SCHAEFFER, LOUIS BOHRER, JOHN H. FOLEY, CHARLES WATSON, FRANK FRITZSCHE, Sewer Committee

GENTLEMEN: The Executive Board, to whom your committee referred the matter of the feasibility of constructing through Goodman street, from the open ditch of the Court and William streets outlet sewer, about 1,000 feet north of Bay street to the south side of the N Y C. & H. R. R. a sewer which would serve not only to intercept the sewage of the Court and, Withiam streets outlet sewer, but also that of the Upton park outlet sewer and of the Culver park sewer, respectfully submit the following report:

If the present ditch or natural water course now receiving the seware of the Court and William street^a outlet sewer, be suitably deepened and en larged from Goodman street, opposite the lane called High street, to a point about 1,800 feet east erly and northerly, it will be entirely practicable and feasible to construct a new outlet sewer southerly through Goodman street from said High street which is about 1,000 feet north of Bay street, to the south line of the N Y C. & H. R. R. Co.'s property on the east side of Goodman street.

This new outlet sewer then would, by a branch sewer constructed westerly from Goodman street through the ne & street recently laid out along the division line between the Minges and Hayward properties to the present open ditch of the Cout and Willfam streets outlet sewer, fully intercept the discharge of the latter at a point about 400 feet north of the N. Y. C. R. R., and ty another branch sewer constructed easterly from Goodman street through the low grounds adjacent to the south line of said railroad company's property, to the pro longation of the center line of Beacon street and thence southerly to the intersection of Beacon street and Anderson avenue, it would fully intercept the entire discharge of the Upton park outlet sewer. Furthermore, by constructing a series of properly proportioned subsidiary sevens from the junction of Beacon street and Anderson avenue, easterly through said Anderson, avenue to Elk street, thence southerly through Elk street to Uniyersity avenue, thence easterly through bile to Jersey street, thence southerly through bile possible to Intercept and conduct through Goodman street the discharge of all private severs now existing in Cuiver park. Portsmouth terrace. University avenue and other streets in that vicinity. It may also be remarked that it will probably be

It may also be remarked that it will probably be found practicable, upon further examination and survey, to continue the aforesaid sewers through University avenue from Jersey street to the N. Y. C. R. R., and also through Cuiver park from Jersey street to the present eastern end of said park. The grades of this system of trunk and tributary

The grades of this system of trunk and tributary sewers can be made three inches per 100 feet, or one foot in 400 feet, whereby velocity enough can be obtained to render them fairly self-cleansing, if properly designed and built.

property designed and built. On this assumption the depths of the bottom of said sewers below the surface of the ground at various places will be about as follows:

TOOL	
In Goodman street at High street 11.0	
In Goodman street at Bay street 13.0	
In Goodman street at Pennsylvania avenue 13.5	
In Goodman street at 200 feet north of plank	
Troad 14.0	
In Goodman street at Schanck ave 24.5	
In Goodman street south line railroad property 20.5	
In Anderson avenue at Beacon street 17.0	
In Anderson avenue at Elk street	
In University avenue at Elk street 150	
In University avenue at Jersey street	
In Culver park at Jersey street	

In none of the streets named is there now any kind of proper public sewerage, although an urgent demand for such has for some time past existed.

Opportunity is also afforded thereby to improve the present defective drainage of Beacon street and Upton park by enlarging and lowering the sewers therein, and thus allowing an improvement of the sewerage of other tribucary streets.

In Schanck, and Leighton avenues, also, sewers might then be constructed from Goodman street to points more than 2,000 feet easterly, although at relatively considerable expense on account of the depth'necessary to excavate in order to obtain a proper grade.

With the same rate of fall as before, such a sewer in Schanck avenue would be about 23 feet deep at Goodman street, and about eight feet deep at Henry street 2,800 feet east.

Similar work in Parsells and Grand avenues would give the benefits of sewerage to a large territory extending about 2,000 feet east of Goodman street.

Without specifying minutely it may be stated that in addition to the benefits resulting to the Court and William streets and the Upton park outlet sewer districts south of the N.Y.C. and H. R. R. R, the construction of the proposed truck sewer through Goodman street will immediately make available for proper sewerage and drainage an area of more than 200 acress on the west side of Goodman street, extending northerly from the N.Y. C. and H. R. R. R. to the prolongation of Clifford street; also an area of about 200 acress on the east side of Goodman street, extending northerly from the said N. Y. C. R. R. to Bay street, and easterly in general to a line about half way between Goodman street and Cluver street, and lastry, an area of about twenty acress in the Cuiver park district. The exact limits of the territory east of Goodman street that should be assessed for the goat of the

The exact limits of the territory east of Goodman street that should be assessed for the oost of the work have not yet been fully defined, since before this can be done additional surveys requiring considerable time must be made and the results carefully studied. Just here lies the most perplexing part of the problem. As a fact, the natural general slope of the land is from Goodman street toward Culver street, and if a suitable and conveniently located outfail for the sewage of the area between Culver park and Schanck avenue were immediately available the case would be greatly simplified. The more rational procedure would doubtless be to drain the whole territory east of Goodman street by another sewer running in general northerly in the vicinity of Culver street between Culver and Goodman streets, and north of Kast avenue. There is, however, not a single public highway, lane or alley extending continuously for any considerable

An intercepting sewer for the territory would therefore have to be constructed largely, if not wholly, through private lands, whereby serious annoyances and contingent expenses for rights of way and damages are always certain to follow. Before undertaking the construction of such a

Before undertaking the construction of such a sewer, it would be advisable to cause a public thorroughfare along its route to be laid out and dedicated.

Now, since no such highway either exists, or is, within our knowledge, contemplated by any one; and also since no suitable outfall for the sewage of the area under consideration is available; furthermore, from the fact that a sewer through Goodman street is actually necessary for the drainage of the large districts west of said street, it accordingly follows: First, That the construction of another trunk sewer running northerly between Goodman street and Culver street, will doubtless be delayed for at least a few years more, since it must obviously form a section of the ultimate "belt sewer;" and second, that if any premises east of Goodman street are, in the immediate future, to be drained into the proposed Goodman street sewer, and thereby become profitable property for residences, the owners thereof should take measures to secure the right of such drainage and sewerage at once

The only way to acquire such a right, however, is to submit to be directly taxed for the cost of the construction of the said Goodman street sewer. To what extent this is desirable must be deter-

To what extent this is desirable must be determined by the property owners themselves after careful deliberation. A sewer built at the sole expense of a certain territory cannot be made to receive the drainage of an adjacent territory which has borne no equitable share of that expense; and any party who attempts to construct a drain into any party who attempts to construct a drain into such a sewer without having acquired a legal right so to do, can be promptly and successfully "njoined by any taxpayer of the district which alone paid for the construction of said sewer. As these facts often lead to serious annoyances and legal complications, it is therefore only a mot

As these facts often lead to serious annoyances and legal complications, it is therefore only a mat-ter of common prudence on the part of the land owners east of Goodman street to take this subject into consideration and reach an early definite conclusion, in order that the present final ordinance for the Pennsylvania avenue and Goodman street sewer may be properly amended, so as to give rights of drainage to a more extensive area than now contemplated.

Each property owner in that district should accordingly ask himself whether it will be to his advantage to acquire, in the aforesaid manner, the legal right to make immediate use of the proposed trunk sewer, and thereby render his property avail-able at once for subdivision into city lots, upon which buildings can be erected and properly drained; or on the other hand, whether the probable cost of such a privilege will be so great as to render it ex-pedient to postpone the legitimate development of this property for a term of years until another trunk sewer somewhere between Goodman street and Culver street, has been cons ructed. The essence of the agitation which has occurred since the passage on December 15, 1885, of final ordinance ko. 2850, for the Pennsylvania avenue and Goodman street sewer, and which has evoked this report, may also be formulated as follows: By terms of the ordinance, the dimensions of the sewer in ques tion must be adjusted only to the needs of the Court and William streets outlet sewer district and Court and William streets outlet sewer district and the territory west of Goodman street laying be-tween the N. Y. C. & H. R. R. R and Bay street, together with "only one tier of lots on the east side of Goodman street from East Main street to the proposed terminus of the sewer" about 500 feet north of Bay street, which described territory is called upon to bear the whole expense. It has hear pointed out, however, that both the

It has been pointed out, however, that both the Upton Park and Culver Park drainage can feasibly be directed into this Goodman street sewer if its dimensions and grade be suitably modified as indicated above.

But, unless the existing ordinance is now amended, either the Upton park and Culver park districts must in equity be excluded from the privilege of making use of the Goodman street sewer, or else the latter will become too small to receive the additional drainage from those districts, and will require

rebuilding at large expense. If, therefore, the property owners in the said two districts not now included in the ordinance, wish to acquire the right to utilize the only outfall that may become available for, perhaps, several years, and thereby be enabled at once to improve and develop their lands at even a somewhat greater cost than if another suitable outfall already existed, the opportunity to acquire such right should be given to them, upon their motion, by an amendment of said ordinance No. 2.850. It is, accordingly, incumbent upon all who are directly interested in this important matter, to give it careful attention, and to make their wishes and opinions known to the Common Council without delay, since the time has arrived when the Executive Board must soon let the work in pursuance with the existing ordinance, unless directed otherwise by the Council. With reference to the results that will be attained

by the Goodman street sewer, as herein proposed to be enlarged, in saving to the city the payment of annual damages for the rights of discharging sewage in open ditches or water courses, running through private lands, we beg to submit such facts as it has been possible within the short time availas it has been possible within the short time avait able to obtain and compile in convenient form. There are four such open ditches to be considered in this mvestigation, viz: first, that pertaining to the Court and William streets outlet sewer exclusively, which begins on the north side of the N. Y. C. & H. R. R. R. about 900 feet west of Goodman street, and man is the other interaction with the There is a street, and terminates at its junction wit the Upton park outlet sewer ditch upon the lands of Gertrude Schum, near the northeastern corner of the city. Second, that

pertaining to the Upton park outlet sewer exclu-sively, which begins now on the north side of the N.Y.C. & H. R. B. R., in Leighton avenue, about So feet east of Goodman street, and terminates at its junction with the Court and William streets out-let sewer ditch upon the lands of Gertrude Schum, aforesaid. Third—That pertaining to both the Court and William streets and the Upton park out-ter source jointhe which because at the up to be source of let sever jointly, which begins at the junction of the two foregoing ditches upon the lands of Gar-trude Schum, near the northeastern corner of the trude Schum, near the northeastern corner of the city, and terminates, after a course of about three miles, at Irondequoit Bay. Fourth—Tha; pertain-ing to the Culver park sewer alone which begins on the south side of Culver park near Portsmouth Terrace, thence runs northeasterly to University avenue and the south side of the N. Y. C & H. R. R. R. thence easterly along said railroad to the out-et dich of the East avenue and Park avenue sexlet ditch of the East avenue and Park avenue sew-ers at the crossing of Culver street and the N. Y. C. & H. R. R. R.

To give a concise exhibit of the relations of the To give a concise exhibit of the relations of the city toward the individual land-owners through whose premises the sewage from the above-named districts flows in open ditches, the information elicited by our examinations has been arranged in tabular form. In these statements will be found the names of the land-owners, so far as could be ascertained within the short time available, the approximate length of ditch upon their lands, and remarks relating to estimates for the flow of the sewage, etc.: sewage, etc.:

1.-COURT AND WILLIAM STREET OUTLET SEWER DITCH.

COURT AND WILLIAM STREET OUTLET SETKEP DITCH.
 The following are the owners of land and the length of open ditch through which the court and William streets outlet sew-r ditch passes:
 No. 1. Edwin S Hayward, 1,300 ft.—Permanent easement acquired Feb. 4, 1879. See C. C. proceedings. 1878-9 p. 199.
 No. 2. Heirs of Conrad Ester, 130 ft.—No easement, and no record of claims.
 No. 3. Benjamin Wilson, 120 ft.—Permanent easement and covered ditch. See C. C. Proceedings. 1854-5 pp. 35 and 119.
 No. 4. Wakelee Farm tract, including about thirty

- No. 4. Wakelee Farm tract, including about thirty lots owned by various parties, some un-known, 1,900—No easements and several claims filed, See C.C. proceedings 1885-6, pp. 158 and 190.

	No. 5. John Menninger	[Limited easement;	
	No. 6. Dora Sehm	paid \$50 per year. Limited easement;	
1	No. 0. Dora Senin	900 paid \$100 per vear.	
Ĵ	No. 7. Mary Sandrock		
	No. 8. Margaret Farber	paid \$125 per year. Limited easement;	
		(paid \$100 per year.	
		. proceeding 1883-4, p. 63.	
	No. 9. Hannah F. Brown	m, 3,100 ftLimited ease-	

No. 3, Halidai F. Diowil, 5,105 per year. See C. C. proceedings 1882-3, p. 180; also 1883-4, p. 63.
 No. 10. Peer and Waddel, 400 ft.—No easement and no record of claims.

No. 11. Gertrude Schum, 500 ft .-- Limited easement; paid \$50 per year. ings 1883-4, page 63. See C. C. proceed-

In the Wakelee Farm Tract. claims for damages have been filed as follows: William Doehne for Lot No. 9, Section 9, east side of Seventh avenue, \$250; Mathias Dubelbeiss for Lot No. 14, Section 18, west side of Sixth avenue, \$200; Frederick Kreckmann, for Lots Nos 4 and 7, Section 9, south side of Bay Street, and east side of Seventh avenue, respective ly, \$700; J. P Bainbridge, for Lots No. 16 and 26 on west side of Seventh avenue, wants ditch covered No action, tending towards a settlement of these

the sector is the sector of the sector is a sector where the council. (See C. C. proceedings 1885 6, pp. 158 and 190). The limited easements, mentioned in the above table, may be terminated at any time on the part of the city, and by the grantors at the expiration of two years from the time that written notice shall have been served upon the city authorities of a de-sire on their part to terminate the same. For other particulars relating to this ditch, we beg leave to refer to the joint report of your committee and the Executive Board, which was presented to the Com-mon Council on September 8, 1885, and printed on pp. 189 and 190 of the Council Proceedings.

The form of contract for rights of way or ease-ment with a number of the parties will be found in a report from the Executive Board to the Common Council on May 12, 1883, and or the do n pp. 69 and 64 of the Council Propertings.

II-UPTON BARK OUTLET SEWER DITCH.

The fol wing are the owners of land and the length of open ditch through which the Upton park outlet sewer d. b passes:

- park outlet sewer d., b passes:
 No. 1. James and Joseph W. Parmer, 500 ft.;
 No. 2. James and Joseph W. Parmer, 300 ft Can find no record of easement, claims filed January 12, 1886. See C. C. proceedings 1885-6, p. 315.
 No. 3. Heirs of Nath. Hayward, 450 ft.-Permanent easement acquired from E. S. Hayward, February 4th, 1879. See C. C. proceedings 1878-9, p. 199.
 No. 4. East Rochester Building Association Tract, several lorg output.

several lots, owners unan wn, 300 ft Can find no record of easement.

- claims filed. No. 5. Webster Plank Road or Main street, 3.800 ft -City ownsright of former Plank Road Company. No other records of ease ment. No claims filed.
- ment. No claims need. No. 6. "John and George Peeting, 900 ft.—Permanent easement for about 480 ft., of which 300 ft. has been covered No easement for remainder.__ See C. C. proceedings remainder. See C. C. proceedings 1885-6, p 158. No. 7. M. Moulton, 900 ft.-No easement and no

record of claims.

No. 8. Gertrude Schum, 500 ft .- Limited easement; paid \$50 per year for this and the Court and William streets ditch. See C. C. proceedings 1883-4, p. 63.

On the line of this ditch claims for damages have already been filed by James and Joseph W. Palmer, as will be seen from the Council Proceedings for 1885-6, page 315. No other unsettled claims

appear to 1855-6, page 315. No other unsettled claims appear to be recorded **A**long the Webster plank road, or Main street, partial relief has been recently obtained by the completion of the pipe sewer through said highway from Grand avenue to Bay street, whereby the ordinary discharge of the ditch is intercepted. The freshet discharge from the Upton Park and the intermediate drainage from the option rark and the mi-termediate drainage areas must, however, still con-tinue to find an outlet through the open ditch on the south or east side of said highway, since the pip e sewer has not sufficient capacity for this pur-

pose. The limited easements mentioned are of the same

III .- OPEN DITCH OR CREEK RECEIVING THE COMBINED DISCHARGE OF THE COURT AND WILLIAM STREETS

AND THE UPTON PARK OUTLET SEWERS

The following are the owners of land and the length of open ditch through which Court and William streets and the Upton park outlet sewers pass:

No. 1. Gertrude Schum, 600 ft-limited easement;

No. 1. Service Scilling, 600 fL-imitted easement; paid \$50 per year. See C. C. proceed-ings, 1883-4, p 63.
No. 2. Henry P. Ayres, 1,500 fL-limited easement; paid \$175 per year. See C. C. proceed-ings, 1885-4, p 63.

No. 8. Town of Irond, quoit from city line to Bay; owners unknown, 14,000 ft—no ease-ment, and no record of claims. The limited easements here referred to are ex-

actly like those formerly mentioned.

IV. CULVER PARK SEWER DITCH.

This ditch, with the exception of a compara-tively short section on the north side of University avenue, betw. en Jersey street and the railroad, lies wholly in lands owned by Marvin S. Culver and the N. Y. C. & H. R. R. R. Co. No easements for the privilege of using it for the

discharge of sewage have been granted to the city.

It should also be remembered that this ditch It should also be remembered that this ditch discharges into the East avenue sewer outlet ditch, at Cuiver street, and the N. Y C. & H. R. R. Co. has brought suit to restrain the city from dis-charing sewage into said East avenue sewer outlet from the Upton Park sewer district; and hence that a similar suit might be brought, if an attempt were made to add sewage thereto from any other district. district

In regard to the amount of money which will In regard to the amount of money which will annually be saved to the city for payments of rights of way or easements for the flow of sewage in open ditches through private lands, provided that the sewer, through Goodman street, were built as proposed, little can be predicted, at present, by reason of the fact that we are unable to tate when suits for democes will be communed state when suits for damages will be commenced by parties not yet settled with, or what amount of such damages are likely to be awarded.

It may however, be definitely stated that upon the completion of the Goodman street sewer, with its branch to intercept the Court and William streets outlet sewer, as proposed, the following payments will at once cease:

John Menninger	\$50	00	per year.
Dora Sehm	100	00	·
Mary Sandrock	125	00	
Margaret Farber		00	"

Total...... \$375 00

We are also informed that if a few hundred feet of the proposed new deep ditch, from Goodman street easter'y through the lands of Hannah F. Brown, be properly walled and covered, no addition to the annual payment to Mrs. Brown for right of way for the Court and William streets sewage Will be made, in case that the sewage from the Upton park district also is discharged into said new ditch.

This question is, however, not yet definitely settled.

Furthermore, in case the proposed Goodman street sewer with both of its branches is completed as aforesaid, claims for future damages, by the following named parties will be avoided:

lowing named parties will be avoided: Heirs of Conrad Ester, William Doehne, Mathias Dubelbeiss, Frederick Kreckmann, J. P. Bain-ridge, and all other lot owners in the Wakelee Farm Tract, whose premises are affected by the discharge from the Court and William streets out-bet armue also Lower and Lower by Delros. Fart discharge from the Court and winiam streets out-let sewer; also James and Joseph W. Palmer, East Rochester Building Association lots Main street, or the Webster plank road, John and George Peeling and M. Moulton, all of which are affected, more or ess, by the discharge of the Upron park outletsewer

Whether those of the above named parties, who have already filed claims for past damages, will cancel the same. if the Common Council should cause the Goodman street sewer to be built as here

cause the Goodman street sewer to be built as here tofore proposed, is not known to us. It may also be remarked that, with the single ex-ception of Mrs. Brown, all of the other land owners along the open ditch or creek from Goodman street easterly to Irondequoit Bay will derive no benefit what ver from the construction of the sewer, as proposed, and hence will probably not make any reductions in their annual claims against the city. Expenditures for this purpose can doubtless never be avoided until the whole of the drainage from the eastern portions of the city is completely inter-cepted and diverted into the Genesee River, or until the sewage is properly purified before being dis-charged into small natural water courses which flow through private lands.

In conclusion, we deem it expedient to invite In conclusion, we deem it expedient to invite your attention to the serious problems and compli-cations involved in any and all projects hitherto presented for the sewage of the eastern districts of the city, and to the urgent necessity of causing the indispensible preliminary investigations, surveys and studies to be made and submitted for general criticism without much delay. Owing to the rapid criticism, without much delay. Owing to the rapid development of the city towards the east, the time is near at hand when a more comprehensive sys-tem of sewerage will be imperatively demanded, and in order to avoid the serious and costly errors

which generally re ult from hastly prepared plans, it will be wise to institute soon the necessary pro-ceedings by which rational and economical projects for the sewerage of these large areas can be laid before the taxpayers who are directly concerned. Kespectfully submitted.

BYRON HOLLEY, EMIL KUICHLING, GEO W. ALDRIDGE, Executive B ard.

By Alderman Schaeffer-

Resolved. That the report of the Executive Board to the Committee on sewers in relation to the proposed Goodman street sewer, be received, filed and published.

Adopted.

By Alderman Mandeville-

To the Honorable the Common Council:

To the Honorable the Common Council: GENTLEMEN: Your committee. to whom was re-ferred the communication of the Board of Educa-tion in regard to the over-crowded condition of a number of the public schools, and asking for an extra appropriation for building purposes, respect-fully present the following: It is, in the opinion of your committe, to be re-gretted that the disposition of the large sums an-nually raised for the support of the public schools is such as to necessitate the demand for an in-creased appropriation at this time. A careful ex-amination of the expenditures for the support of the Free Academy, including the interest on the bonded debt created for the same, reveals the fact that between twenty-five and thirty thousand dol-lars are annually swallowed up by that institution to the detriment, in the opinion of your committee, of the common schools of the city of the common schools of the city

Your committee find, upon investigation that the statements made by the committee of the Board of Education to this body, as to nittee of the body, as to some of the Board of Education to this body, as to the overcrowded condition of some of the public schools is, in the main, correct and have no hesitation in saying that some relief and have no destant in saying that some rener should be afforded, but to just what extent must b -determined up the judgment of the Common Coun-cil. Your Committee finds, upon the representa-tions of the Committee of the Poard of Education, that a large amount is being expended annually for the rental of rooms for the accommodation 'f such the fental of rooms for the accommodated in the buildings erected for school purposes, aggregating in amount to a sum sufficient to pay the interest on \$70,000. The provision of such additional room as is asked for becomes, therefore, a question of economy to the city. In view, however, of the heavy burden of taxation now resting upon us as a city, your Com-mittee cannot recommend the raising of the entire amount asked for by the Board of Education in one year, but, instead thereof, would recommend that, in addition to the annual appropriation for building purposes, the sum of \$20,000 be placed in the tax levy of 1886 for the erection of such new school buildings as may be deemed necessary, and that the City Attorney be instructed to draft the neces-sary enabling act and forward the same to our rep-resentative at Albany, with the request that he secure its immediate passage. Respectively submitted, W. MANDEVILLE, PHILLY MEDER, LOUIS BOHRER, pupils as can not be accommodated in the buildings

LOUIS BOHRER,

FRANK FRITZSCHE. Committee on Public Schools.

Ordered received, filed and published. By Alderman Mandeville-

By Alderman Mandeville— Resolved, That the Common Council hereby ap-proves the petition of the Board of Education for an increased appropriation for the coming year,for the erection of new school buildings to the extent of \$20,000, and the City Attorney is hereby in-structed to prepare the draft of a bill to be intro-duced in the legislature authorizing the placing of an additional sum of \$20,000 in the annual sax levy for 1886, for the purpose of erecting new school buildings buildings.

Adopted.

3

On motion of Alderman Watson the Clerk opened the proposals for lighting the public kerosene oil lamps.

The following proposals were received:

1	Per lamp
	per year.
William Smith.	04 75
John G. Skuse & Co	5 38
J W. Maser	5 64
Aldonmana TW idea magaad thet	504

Alderman Weider moved that action on the proposals be postponed two weeks.

REPORTS OF SELECT COMMITTEES.

Alderman Mandeville, from the Select Committee on petitions of several gas companies, reported progress and asked for further time.

Further time was granted

Janitor Frank Fay here entered the chamber from the ante room bearing before him a beautiful floral piece representing a three masted schooner in exquisite flowers, and in the bed on the standard the words, "Our Bill." in English violets Mr. Fay placed the emblem on the chairman's desk, and Mr. William H. Bowman following closely, spoke as follows:

MR. CHAIRMAN-I wish to speak under this head of reports of Special Committees. You were born in and have attended the schools of the First Ward. From this Ward you have seven times been elected to the Common Council as the representative of the to the Common Council as the representative of the Ward, and three times you have been chosen chair-man of this body. Of this record you and the peo-ple of the First Ward may well be proud. This is a political office, yet never, even in the heat of a po-litical strife have you been accused of political office, yet never, even in the heat of a po-litical strife, have you been accused of political dis_onesty or official corrup-tion. Your friends and neighbors, proud of your record, have delegated me to present you this beautiful floral offering, which is typical of your career and emblematic of your future course; that you will always embark safely and anchor in the harbor of success. Like the Chief Executive of the nation and the Chief Magis-trate of the State, you have remained a bachelor and given up your time and talents to the service of the people, and we hope that the same luck that has attended them will attend you. I also present you a beautiful aldermanic badge, which will remind you of the aldermanic badge, which will remind you of the pending associations of the board and your friends of the First ward, and we also hope that it may prove a great source of gratification to generations yet unborn. You have in the hears of the resi-dents of the First ward won a badge more precious than gold, silver or precious stones. They have leaned to honor and esteem you, and and we hope that when named for office the people will always elect William H. Tracy.

The badge presented Chairman Tracy is a The badge presented Chairman Tracy is a masterpiece of solid gold, ornamented with a fine diamond, and the following lettering in blue enamel, "Flour City," in the center, and on the outer circle, "W H. Tracy, President Board of Aldermen, Rochester, N. Y." Chairman Tracy, though completely taken by surprise, expressed his thanks in a very happy manner, and said that as in the past he would use his heat efforts to advance and care.

would use his best efforts to advance and carefully guard the interests of the city.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

From the Executive Board-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, April 1, 1886.

To the Common Council:

GENTLEMEN,-Pursuant to an act of the Legisla-ture, there is in process of erection by the State authorities, the abutments and superstructure for a bridge over the Erie Canal at the extension of Pinnacle avenue, lately opened from Griffith street to Pinnacle avenue. By the terms of the act the city is required to construct the necessary retain-ing wall and approaches, etc As the work under-taken by the State will soon be completed, the Ex-ecutive Board would respectfully recommend that the City Surveyor be directed to prepare an ordin-ance for the construction of the necessary retain-ing walls, railings, approaches and sidewalks. Respectfully submitted, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

OFFICE OF THE EXECUTIVE BOARD, (ROCHESTER, N. Y. April 5, 1886.)

To the Common Council:

GENTLEMEN: In the matter of the dedication by Marvin A. Culver and others of a street said to be opened through lands owned by them and desig-nated as Rutger street, which was referred by your honorable body to the Executive Board, said Board would respectfully report that said Culver and others have filed the necessary map and cescrip-tion and performed all required clerical acts neces-sary to complete the dedication of the same to the public use. It should, however, be stated that there is nothing to indicate the existence of said street upon the ground, nor can it with safety be used in its present condition. Respectfully submitted. GENTLEMEN: In the matter of the dedication by

Respectfully submitted, Thos. J. Neville, Clerk.

Ordered received, filed and published.

OFFICE OF THE EXECUTIVE BOARD, (ROCHESTER, April 6, 1886.

To the Common Council:

GENTLEMEN: The sewer in Caroline street be-tween Meigs street and Mt. Vernon avenue is found tween Meigs street and Mt. Vernon avenue is found upon examination to be completely obstructed, for some 160 feet easterly from Mt. Vernon avenue either by the failure of the sewer pipe or filing up of same with mud from the surface of the street. The sewer in Mason street between First street and Ballastier Place is also found to be completely

and Balastier Flate is also found to be completely filled with mud for a distance of about 150 feet. The Executive Board would respectfully recom-mend that the Surveyor be instructed to prepare ordinances for cleaning and repairing the same, together with the construction of the necessary man-holes and surface laterals in both cases. Basneeffully submitted

Respectfully submitted. THOS. J. NEVILLE, Clerk.

Referred to the City Surveyor to prepare ordinances.

OFFICE OF THE EXECUTIVE BOARD, | ROCHESTER, N. Y., April 6, 1886.

To the Common Council :

I have the honor to transmit herewith, as required by law:

1. Monthly report, showing the expenditures by this Board, for all purposes during the month of March and to April 3, 1886.

March and to April 9, 1000. 2. Monthly statement, showing the condition of the several funds in the charge of this Board on the fifth day of April, 1886. Respectfully submitted, THOMAS J. NEVILLE, Clerk.

DEPARTMENT REPORTS.

Monthly report showing expenditures made by the Executive Board for all purposes during the month of March and to April 3, 1886, inclusive.

Orders drawn on the City Treasurer : Executive Board, orders for la-

bor	\$ 5,513 68	Con
Amount of orders drawn and	• /	Cou
certified to the Jommon Council, March 5th, and 29th,		Con
1886	31.277 35	Can Cos
Total,	\$36,791 03	Cab

Classification.

i	Salary and Expense Fund	1,487 71		
	Highway Fund	6.730 21		
l	Water Fipe Fund	1,020 42		
	Water Works Fund	8,695 87		
1	Fire Department Fund	12.522 75		
1	Local Improvement Funds	6,334 07		
i	Total.		- 36,791	03

Monthly statement, showing the condition of the several funds in the charge of the Executive Board April 5th, 1886 :

Dr. Balances.

Local Improvement Funds6,966 9 Total,	}	61
Cr. Balances.		

Salary and Expense Fund	1.374 87	
Highway Fund	66 34	
Water Pipe Fund	2.495 43	
Water Works Fund	30,099 73	
Fire Department Fund	59 24	

OFFICE OF THE EXECUTIVE BOARD, (

ROCHESTER, April 5, 1886.

To the Honorable the Common Council:

I have the honor to transmit herewith, as re-quired by resolution of your honorable body. 1. Consolidated pay-rolls of the Street Depart-ment for the month of March, 1886. 2. Consolidated pay-rolls of the Water Works Department for the month of March, 1886, includ ing operating expenses, service and repairs and water pipe extension. 3. Copy of monthly pay-roll of the Fire Depart-ment for the month of March, 1886. Respectfully submitted.

Respectfully submitted, Thos. J. Neville. Clerk.

STREET DEPARTMENT PAY ROLL.

FOR THE MONTH OF MARCH	I, 1886.	
Names, kind of service and time.	price.	amount
	\$1 25	\$31 25
Boylan Patrick, laborer, 9 days	1 25	11 25
Boylan Patrick, laborer, 9 days Boylan Hugh, laborer, 834 days.	1 25	10 94
Ball Patk, laborer, 121/ days	1 25	15.63
Bail Patk., laborer, 12½ days Buckley Thos., laborer, 22 days.	1 50	33 00
Bauerlein Peter, laborer, 26 days	1 3714	35 75
Burns Michael Jaborer, 716 day	1 25	9 37
Burns Michael, laborer, 7½ day Butler James, laborer, 8¾ days	$\hat{1} \ \hat{25}$	10 94
Bauer John, laborer, 28 days	1 25	35 00
Bergan John laborer, 251/4 days	1 50	37 87
Burbott George, laborer, 13½ day.	1 25	16 87
Bien Conrad, laborer, 12 days	125	15 00
Burke Thomas, laborer, 6 days	125	7 50
Bauer, Fre, laborer, 1 day	125	1 25
Bulz, Adam, laborer, 1 day		1 40
Bulz, Adam, laborer, 3 days	150(125)	5 25
Burke Wm., laborer, 2 days	125, 125	2 50
Butler Thos, laborer, 1 days	125 125	$\tilde{1} 25$
Birmingham John, laborer, 14	1 20	1 20
	1 25	17 50
days Buschalac Benry, laborer, 41/2 days	125 125	5 62
Bonnoid Aug laborar 17 days	$125 \\ 125$	21 25
Berneid, Aug, laborer, 17 days Bosley, Alex. laborer, 2½ days	$125 \\ 125$	3 13
Portoch Adam Jahoran 19 days	1 371/2	16 50
Bertsch Adam, laborer, 12 days Bemish, Wm. laborer, 2 days	1272 125	2 50
Bergen Bord Job ren 21/ dorg	$125 \\ 125$	2 50
Bergan Ferd., lab .rer. 71/2 days	$125 \\ 115$	9 30 1 25
Bailey, Peter, laborer, 1 day Buff, Mich, laborer, 2 days	125	$ \begin{array}{c} 1 & 25 \\ 2 & 50 \end{array} $
	$125 \\ 125$	2 50 1 25
Bever, Joseph, laborer, 1 day	$125 \\ 125$	625
Connors Lawrence, laborer, 5 days	$125 \\ 125$	3 75
Cochrane J., laborer, 3 days	$125 \\ 125$	10 00
Clancy Mich., laborer, 8 days	125 125	
Cox, Jas. 1 laborer, ½ day	1 25	63 20 00
Caverish J., laborer, 16 days		
Culien Patrick, laborer, 4 days	1 25	5 00
Clancy J., laborer, 81/2 days	1 25	10 62
Carroll Dennis, laborer, 131/2 days	1 25	16 88
Costello John, laborer, 10 days	1 50	15 00
Connelly Richard, laborer, 81/4 days	1 25	10 32
Coughlin Wm , laborer, 7 days	1 25	8 75
Connors Michael, laborer, 121/2 days.	1 25	15 62
Camier John, ½ day	1 25	62
Cosgrove Patrick, 1 day	1 25	1 25
Cabitz Chas., ½ day	1 25	62

Cashman Patrick, laborer. 3½ days Cunneen John, laborer. 1 day..... Cunneen Jonn, 2½ laborer, days.... Cahill Patric, 1 laborer, 1 day..... Cinacey R., laborer, 1 day..... Custello P., laborer, 1 day..... Curtis William, laborer, 1 days.... Cranston Thomas, laborer, 4 days... Crone William, laborer, 1½ days... Daly James, laborer. 11 days... Dietrick Andrew, laborer. 8 days. $\left\{ \begin{array}{c} \widetilde{50} \\ 25 \end{array} \right\}$ 25 25 25 25 25 25 25 25 25 25 25 25 25 Daty James, laborer, 11 (davs..... Dietrick Andrew, laborer, 36 days... Dwyer John, laborer, 4½ days.... Daly Patrick, 1st, laborer, 10 days. Donovan David, laborer, 16½ days Dougherty Martin, laborer, 5 days. Dougnerty Martin, laborer, 5 days. Daly Patrick 2d, laborer, 1 day.... Daly Michael, laborer, 1 day.... Dukelow James, laborer, 5 days. Dorsey K., laborer, 14 days. Dewer Albert, laborer, 1/4 day. Eisenhauer John, laborer, 25/4 days. $\tilde{25}$ 25 25 50 Eisenhauer John, laborer, 251/2 days Ermentraut C., laborer, 71/2 days. Ernst August, laborer, 1/2 day... Enders Charles, laborer, 1/2 day. Frankenberger J, laborer, 1/2 days. Frankenberger J, laborer, 1/2 days. Franklin Joseph, laborer, 1/2 days. Frizpatrick J., 1st, laborer, 1/2 days. Frizpatrick J., 1st, laborer, 1/2 days. Frizpatrick J., 1st, laborer, 1/2 days. Frizpatrick J. daborer, 1/2 days. Fisher Joseph, laborer, 1/2 days... Frank Charles, laborer, 1/2 days... Frank Charles, laborer, 1/2 days... Fox John, laborer, 1 day.... Geib John, laborer, 29 days.... Geib John, laborer, 1/4 days... 25 25 25 25 25 25 25 25 25 Fox John, laborer, 29 days.... Geib John, laborer, 29 days.... Geib Jacob, laborer, 174 days... Glalagher Dom., laborer, 1 day... Glaeson W., laborer, 234 days... Garvey James, laborer, 10 days... Gill, James, laborer, 10 days... Gridhay Patrick, laborer, 9 days... Groh Frederic, laborer, 9 days... Groh Frederic, laborer, 4 days... Groh Frederic, laborer, 4 days... Guthris Mict.ael, laborer, 1 day.... Hunt William, 4½ days.... Hunt William, 4½ days.... Hogan Mich. 1st, laborer, 34 days... Hogan Mich. 1st, laborer, 34 days... Hengersy John, laborer, 14 days... Hennesy John, laborer, 14 days... Hennesy John, laborer, 14 days... Haat, Loure, 14 days... 25 25 $125 \\ 125$ ĩ $\tilde{25}$ ĩ 1 15 1 2525 Haag, Louis, laborer, 211/2 days ... Hacktell Ed ward, laborer, 5 days... Hannan Michael, laborer, 5 days... Hoehn Joseph, laborer, 5 days... Haefner Geo., laborer, 5 days... Hallet Thomas laborer, 6 days... $1 \tilde{25}$ $\tilde{25}$ $\mathbf{25}$ Hallet Thomas, laborer, 9 days... Haller Rudolph, laborer, 4½ days, Hoekstra A.J., sidewalk inspector. 1 25 25 25 25 25 î 50 25 $\overline{2}$ 25 25 25 25 25 25 25 $\hat{1}$ $\hat{25}$ 1 $\hat{25}$

Kennedy Joseph, laborer, 114 days Kerber Fred. laborer, 14 days... Kolb John, laborer, 8 days... Kestner Fred. laborer, 10 days... Loveland Jos. laborer, 10 days... Lynch John, laborer, 1 day... Laverty Henry, laborer, 7 days... Laverty Henry, laborer, 7 days... Laverty Henry, laborer, 7 days... Lockhart John, laborer, 82 days... Lockhart John, laborer, 2 days... Lertin Charles, laborer, 1 day... Lervin, John, laborer, 29 days... Langenberger Lorenzo, laborer, 7 days... 4 38 $\begin{array}{c} 14 & 37 \\ 1 & 87 \\ 10 & 00 \\ 3 & 75 \\ 12 & 50 \\ 62 \\ 1 & 25 \\ 2 & 50 \\ 8 & 75 \\ 10 & 62 \\ 2 & 50 \end{array}$ 4 62 25 11 87 1 25 6 25 50 25 25 25 $\frac{1}{5}$ 1 87 13 75 10 00 25 25 25 $\begin{array}{r}
 10 & 62 \\
 2 & 50 \\
 2 & 50 \\
 1 & 25 \\
 36 & 25 \\
 \end{array}$ 5 62 12 50 $\tilde{25}$ 1 days. Lynch Philip, laborer, 1 day..... Love Wm., laborer, 2 days Muiligan James, laborer, 11½ days $egin{array}{c} 8 & 75 \\ 1 & 25 \\ 2 & 50 \\ 14 & 37 \end{array}$ $\widetilde{25}$ 1 1 $\tilde{25}$ Muiligan James, laborer, 111/2 days Moore Sam., laborer, 26 days.... Murphy Patk, laborer, 26 days.... Miller Jacob, laborer, 6 days.... Miller Jacob, laborer, 7/2 days. Marshall Charles, laborer, 10 days. Marshall Charles, laborer, 10 days. Murray Mich, laborer, 23 days... Murray Mich, laborer, 5 days... Marinan Patk, laborer, 5 days... Maisch Chas, laborer, 1 day... Meara Michael, laborer, 4 days... Meara Michael, laborer, 4/2 days. Meara Michael, laborer, 153/4 days. Meyer Wm, laborer, 153/4 days. 25 25 $\overline{45}$ 2 50 7 50 11 35 1 87 38 25 $\tilde{50}$ 1 25 25 ĩ $\begin{array}{r} 62\\ 6 88\\ 17 50\\ 14 69\end{array}$ $12 50 \\ 40 25 \\ 6 25 \\ 6 25 \\ 6 25$ 25 8 1 25
 1 25
 1 25
 1 25
 1 25
 1 25
 1 $\begin{array}{r}
 1 & 25 \\
 11 & 25 \\
 5 & 62 \\
 19 & 69 \\
 \end{array}$ 30 60 15 01 4 15 38 Milke, Edward, laborer, 15% days. Meyer Wm., laborer, 15% days. Menkel Christian, laborer, 1 day... MeIntyre Wm., general repairer 23% days... McMahon J., laborer, 25 days. McDermot P'tk, laborer, 3% days. McCougher Mich., laborer, 3% days. McLoughlin D., laborer, 3% days... McIntyre tobt., laborer, 4 days... McCarthy Hugh, laborer, 27 days... McCarthy Hugh, laborer, 27 days... McGrathy J., laborer, 20% days... McGun P'tk, laborer, 20% days... McGurn P'tk, laborer, 10 days... McBran P'ak., laborer, 10 days... $1 25 \\
 1 25$ 1 25 $5 00 \\ 1 25$ $\begin{array}{r} 47 & 50 \\ 31 & 25 \\ 13 & 13 \\ 2 & 50 \\ 4 & 38 \\ 4 & 37 \\ 5 & 00 \end{array}$ 2 00 $\begin{array}{c}
 1 & 56 \\
 1 & 25 \\
 3 & 13 \\
 5 & 00
 \end{array}$ $\begin{array}{c} 5 & 00 \\ 12 & 50 \\ 16 & 25 \\ 11 & 25 \\ 38 & 25 \end{array}$ 50 50 25 36 00 McBryan Patk., laborer, 10 days... McAnally Thos., laborer, 1 day.... McMahon Pat., laborer, 3 dav..... McIntosh Pat., laborer, 2 days.... 25 $12 50 \\ 12 50 \\ 1 25 \\ 3 75 \\ 2 50 \\ 2 50 \\ 1 25 \\ 2 50 \\ 1 2 50 \\ 1 2 5 \\ 2 5 \\ 1 2$ 25 $\begin{array}{c}
 1 \\
 2 \\
 2 \\
 1 \\
 5 \\
 6 \\
 2 \\
 3 \\
 7 \\
 15 \\
 15 \\
 \end{array}$ Nolmoshi at, haborer, 2 days... Nolan Edward, laborer, 4 days... O'Hara Patrick, laborer, 4 days... O'Hara Daniel, laborer, 2 days... Pfeifer John, laborer, 2 days... Preifer John, laborer, 12 days Parks Reuben, laborer, 12 days Purtell Pat'k, laborer, 4 days... Reeder Peter, carpenter, 22/4 days Rott Stephen, laborer, 5/4 days... Ryan Michael., laborer, 7/4 days... Rittersbacher M., laborer, 7/4 days... Rott H., general repairer, 25/4 days... Roth H., general repairer, 25/4 days... Ryan Michael., laborer, 7/5 days... Rott H., general repairer, 25/4 days... Ryan Michael, S., ass't foreman, 27 days 10 00 Vothaker Christian, laborer, 1 day 6 87 17 59 25 8 75 37 62 25 1 25 30 00 5 6 25 18 75 $\frac{1}{8}$ 75 11 25 50 25 3 9 5 62 42 00 ĭ $\begin{array}{c}
 1 & 25 \\
 2 & 50
 \end{array}$ ĩ 2 50 days Relyea Dan'l, laborer, 3½ days.... tielly Mich, laborer, 1 day..... Reycraft Wm., laborer, 10½ days... Reiche Sam, laborer, 3 days Rosenkranz Jacob, laborer, 3 days Suff Henz, Jacob, laborer, 3 days days 47 25 5 25 1 25 15 75 3 75 5 0043 50 Rosenkranz Jacob, laborer, 3 days Ruff Henry, laborer, 1/2 days. Sullivan J., 1st, laborer, 17/2 days. Sullivan Jno, laborer, 2 days.... Scaplon John, laborer, 2 days.... Steckel John, laborer, 6 days.... Smith John, laborer, 10 days.... Smith Fred, laborer, 4 days.... Swith Owen, laborer, 4 days.... Sweeney John, laborer, 7 days.... Siebert Henry, laborer, 7 days.... 5 00 $125 \\ 125 \\ 2126 \\ 126$ 87 $\frac{1}{6}$ ŏò 1 25

õõ

Scheure Adam, laborer, 15% days. 10 24 24 32						
Swartino Jake, Hobert, 25 (days. 12 or, 13 or 10 o	Scheuer Adam, laborer, 1534 days		24 62	Schmidt C A., foreman, 5 weeks. 18 00	90 00	
Steere Chas, Laborer, 1, days. 125 6 00 Mee 0. M., clerk, 5 week. 12 00 00 00 Stanibus Pate, Laborer, 1, days. 125 15 5 7<	Swanton, Jas., laborer, 2½ days		18 25	9 7 moolza	50 33	
Schwart, H. T., Moorer, 105, days 125 19 7 Total. 75,043 eeg Schwarg, P. C., Millen Haborer, 1 day, 125 13 135 135 135 Schwarg, P. C., Millen Haborer, 1 day, 125 135 135 135 135 Schwarg, P. C., Millen Haborer, 1 day, 125 135 135 135 135 Schwarg, P. C., March, 1856 135 135 135 135 135 135 135 135 135 135 135 136 135 136 135 135 135 135 135 135 135 135 136 135 136 135 136	Steere Chas., laborer, 4 days	1 25		Rice O. M , clerk, 5 week 12 00		
Schlaeger, Willam labor, 7, 1dsy. 125 13 13 Sellinger M, laborer, 19, days. 125 13 13 Solvap Patric, Laborer, 19, days. 125 125 125 Sulta, Aprew, Laboret, 19, days. 125 125 125 Sulta, Aprew, Laboret, 19, days. 125 125 125 Terrey F, H., Laboret, 19, days. 120 100 07 126 100 100 126 100 1100 100 1100 100 1100 100 1100 100 126 100 126 100 126 100 126 100 126 100 126 126 100 126 126 100 126 126 100 126 126 100 126 100 126 100 126 100 126 100 126 100 126 100 126 100 126 100 126 100 126 100 126 100 116 100 100	β camon ratk., laborer t day		19 67 1 25		\$5,493 68	
seining of a laborer, 10% days 125 Shurm John, laborer, 1 day 125 Shurm John, laborer, 3 days 125 Welch James, laborer, 1 days 125 Shurm John, laborer, 3 days 125 Welch James, laborer, 1 days 127 Welch James, laborer, 3 days 127 Welch James, Jaborer, 3 days 127 Welch James, Jaborer, 3 days 127 Welch James, Jaborer, 3 days 127 We	Schlaeger, William Jaborer, 1 day	1 25	1 25			
Silorgan Faller, Faller, 1997 Saling, John, laborer, 1 day 125 Snith, Anorew, laborer, 1 day 125 Tobel Michael, laborer, 1 day 125 Tobel Michael, laborer, 1 day 125 Varley, Michael, laborer, 104 days. 125 Varley, Michael, laborer, 104 days. 125 Varley, Michael, laborer, 104 days. 125 Weiz Berman, laborer, 196 days. 125 Weiz Bern, 196 days. 125 Weiz Bern, 197 days. 125 Weiz Bern, 198 days. 275 Bern, 198 days	Solweg Frederic, laborer, 1034 days		$13 45 \\ 5 63$	WATER WORKS DEPARTMEN	r .	
Saminy Jona, Heyorer, 5 days. 1 25 0 25 OPERATING EXPENSES. 3200 00 Tobel Michael, laborer, 70 days. 1 25 1 2800 1 000 </td <td>Sturm John, laborer, 71/4 days</td> <td>1 25</td> <td>9 06</td> <td>Consolidated Pay roll, March, 188</td> <td>6</td>	Sturm John, laborer, 71/4 days	1 25	9 06	Consolidated Pay roll, March, 188	6	
Smith, Anorew, laborer, 1 day 125 1. Naleon Tubbel Cheir Eleminer. 21 days 9800 Tobel Michael, laborer, 104 days. 100 10 100	Sallity, Jonn, laborer, 5 days					
Varley, Michael, Baborer, S days. 135 10 00 F. E., Willerspool, Actes C. J. Mussess. 60 00 Weile Herman, Iaborer, 1984 days. 15 21 15 15 75 00 Weile Herman, Iaborer, 1984 days. 150 22 00 M. W. Conway, meter reader, 31 days. 75 00 Weile Jannes, Iaborer, 1984 days. 150 25 75 0 00 M. W. Conway, meter reader, 31 days. 750 Wilke Jonn, Iaborer, 34 days. 125 43 85 12 100 W. Weile Jann, Iaborer, 34 days. 250 100 100 Weile Jann, Iaborer, 34 days. 250 100 100 116 67 Weilder Ed, Iaborer, 3 days. 125 100 N. McCracken, helper, pump house, 31 125 100 P. J. McCracken, helper, pump house, 31 125 100 00 Wuilder Ed, Iaborer, 3 days. 275 66 00 Samit McElwee, gate keeper, 31 days. 300 Bary Jan, 1 day 350 350 400 McCracken, helper, pump house, 31 000 00	Smith, Andrew, laborer, 1 day	1 25	1 2 5		\$250 00	
Varley, Michael, Baborer, S days. 135 10 00 F. E., Willerspool, Actes C. J. Mussess. 60 00 Weile Herman, Iaborer, 1984 days. 15 21 15 15 75 00 Weile Herman, Iaborer, 1984 days. 150 22 00 M. W. Conway, meter reader, 31 days. 75 00 Weile Jannes, Iaborer, 1984 days. 150 25 75 0 00 M. W. Conway, meter reader, 31 days. 750 Wilke Jonn, Iaborer, 34 days. 125 43 85 12 100 W. Weile Jann, Iaborer, 34 days. 250 100 100 Weile Jann, Iaborer, 34 days. 250 100 100 116 67 Weilder Ed, Iaborer, 3 days. 125 100 N. McCracken, helper, pump house, 31 125 100 P. J. McCracken, helper, pump house, 31 125 100 00 Wuilder Ed, Iaborer, 3 days. 275 66 00 Samit McElwee, gate keeper, 31 days. 300 Bary Jan, 1 day 350 350 400 McCracken, helper, pump house, 31 000 00	Tierney P. H., laborer, 27 days.		$\frac{12}{40} \frac{89}{50}$	Thos J Neville, Clerk, 31 days	150 00	
Weiz Fear-Ablorev Tuis (1298) 1 23 Milton Race, Clerk, 31 days	variey, Michael, laborer, 8 days	1 25	10 00	F. E. Witherspoon, Receiver, 31 days		
Welch James, laborer, 1684 days. 150 281 3 F.D. Ayers, meter reader, 31 days. 750 Wilke, Anthony, laborer, 2 days. 125 2000 M. W. Conway, meter reader, 31 days. 600 Wilke, Anthony, laborer, 3 days. 125 375 F. H. Callahan, Clerk, 51 days. 500 Weibol, Jonn, laborer, 4 days. 125 500 Sc. C. McKay, Superintendent of Rewards 8100 WerbOln, laborer, 14 days. 125 500 Sc. C. McKay, Superintendent of Rewards 116 67 Wurtzner, H., laborer, 14 days. 125 175 Healty, Jones, engineer, pump house, 31 125 00 Willing Jone, 14, days. 125 167 Healty, Jones, engineer, pump house, 31 125 00 Willing Jone, 14, days. 253 75 600 07 Jarss. 600 00 Bary Jani, 143 350 350 350 100 00 Sami McElwee, path keeper, 31 days. 52 00 Booth R. A., 12 days. 350 100 Sami McElwee, path keeper, 31 days. 52 00 Commons George, 24 days. 350 100 T. M Blosere, 13 days. 52 00	Weis Peter. laborer, 101/2 days		13 12	Milton Race, Clerk, 31 days	78 00	
Walker Jacob, laborer, 2 days	Welz Herman, laborer. 1834 days.	1 50	28 13	F D Avers meter reader, 31 days,	75 00	
Walker Jacob, laborer, 2 days	White, Anthony, laborer, 3 days	125	3 75	P. H. Callahan, Clerk, 31 days	73 67	
Weingartner Chas, laborer, 6 days. 125 7 00 Dolus it. W. Bus. Clerk, at. BD Sars. 130 50 50 Weinkor, Jahorer, 1, laborer, 1, Gays. 125 16 87 Pairs, 81 days. 125 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 10 00 10 00 10 00 10 00	White John, laborer, 3½ days Walter Jacob Jaborer 2 days			H. E. Smith, Clerk, 31 days Geo. Caring, clerk, 8 days	20 00	
Westbury James, Iborer, 3d ays	weingartner Chas, laborer, 6 days	1 25	7 50	Louis H. Daus, Clerk, 31 days		
Walker, Joseph, Jaborer, 3 days. 125 3 75 pairs, 31 days. 110 60 Wilnder Ed., Jaborer, 2 days. 1374 257 feary Jones, engineer pump house, 31 125 00 Wilnder Ed., Jaborer, 8 days. 1374 257 feary Jan. 60 00 Baker John, 24 days. 275 66 00 days. 60 00 Bary Jain, 1 day 350 50 30 days. 50 60 00 Booth R. A. 12 days. 275 66 00 Sam'l McElvee, gate keeper, 31 days. 53 00 60 00 Booth R. A. 12 days. 350 400 W. McCarthy, gate keeper, 31 days. 53 00 60 00 Sam'l McElvee, gate keeper, 31 days. 53 00 Booth R. A. 12 days. 350 400 R. Gray, gate keeper, 31 days. 53 00 66 00 R. Chash, gate keeper, 31 days. 53 00 Baker John, 2 days. 350 14 00 R. Gray, gate keeper, 31 days. 55 00 66 00 R. Chash, gate keeper, 31 days. 55 00 Fake J. I. 19 days. 350 76 00 R. Chash, gate keeper, 31 days. 55 00 76 00 R. Chash, gate keeper, 31 days. 55 00 76 00 R. Nathash, gate keeper, 31 days. 56 00 76	werb John, laborer. 6½ days			S. C. McKay, Superintendent of Re-		
Wilder Ed. taborer, 2 days. 12 50 TEAMSTERS. 12 00 P. J. McCracken, helper, pump house, 31 days. 60 00 Baker John, 24 days. 2 75 66 00 74 Jays. 60 00 Barry Jahn, 1 day 3 50 3 50 3 50 3 50 3 50 3 50 Booth R. A., 12 days. 2 75 64 00 Sam'i McElvee, gate keeper, 31 days. 52 00 Booth R. A., 12 days. 2 75 64 00 T. M. Blosson, gate keeper, 31 days. 52 00 Commons George, 24 days. 2 75 64 00 T. M. Blosson, gate keeper, 31 days. 52 00 Commons George, 24 days. 2 75 64 00 T. M. Blosson, gate keeper, 31 days. 52 00 Bracher, W. H., 3 days. 3 50 14 00 R. Crennell, Overseer C. L., 31 days. 30 07 Greenhauer, Joseph, 1 days. 2 75 70 18 F. C. Fleming, machinkt, 27 days. 16 50 74 455 Hartuy, Charles, 1 days. 3 50 14 00 F. C. Fleming, machinkt, 27 days. 16 50 76 05 Hoidham Thomas, 234 days. 2 50 75 70 18 F. C. Fleming, machinkt, 27 days. 16 50 76 05 Hartung Charles,	Walker, Joseph, laborer, 3 days	1 25	3 75	pairs, 31 days	116 67	
Winnder Jacob, laborer, '8 days.1 2510 00P. J. McCracken, helper, pump house, 3160 00Baker John, 24 days.2 7566 003 days.7566 00Bardry Jahn, 1day.3 5050505050Bardry Jahn, 1day.3 5050505050Bachman Levi, 23/g days.2 7566 00Sami McElivee, zate kceper, 31 days.52 00Booth R. A., 12 days.2 7566 00Sami McElivee, zate kceper, 31 days.52 00Commons George, 24 days.2 7566 007075 58Fake J. L. 19 days.3 50100W. McCarthy, gate kceper, 31 days.52 00Commons George, 24 days.2 7552 258. H. Oviatt, Overseer C. L. 31 days.75 68Fake J. L. 19 days.3 5076076080800Greenhauer, Joseph, 1 day3 507608081 00Herty, Peter, 21 days.3 5076081 00760Hoikey Daniel, 18% days.3 5076081 00760Hartung Charles, 55% day.3 50767676Hartung Charles, 55% day.3 50767676Hartung Charles, 55% day.50977581Hartung Charles, 55% day.50977576Hartung Charles, 55% day.509776Hartung Charles, 55% day.509776Kelly Dennie, 16% days.509776Hartung Charles, 55% day.50 <td>Wilder Ed, laborer, 2 days</td> <td></td> <td>2 75</td> <td>days</td> <td>125 00</td>	Wilder Ed, laborer, 2 days		2 75	days	125 00	
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Wiunder Jacob, laborer, 8 days		-10 00	P. J. McCracken, helper, pump house,	60 00	
		9.55	66 00	P. J. Healey, helper, pump house, 31		
	Beyer Peter, 14½ days	2 10 3 50	50 75	James Glavey, assistant engineer, 31		
Booth K. A., 12 days.3 5049 00W. McCarthy, gate keeper, 31 days.52 00Bachman Levi, 23/6 days.2 7566 00T. M. Blosson, gate keeper, 31 days.52 00Commons George, 24 days.3 5014 00R. Crannel, Overseer C. L., 31 days.75 56Fake J. I., 19 days.3 503 503 503 50Greenhauer, Joseph, 1 days.3 503 503 503 50Hardy, John, 2 days.3 503 503 5050Hardy, John, 2 days.3 5070 0SLR8775Hartung Charles, 516 day.2 7570 13P. C. Fleming, machinist, 27 days.16 50Hartung Charles, 1 days.3 5073 50SERVICE AND REPAIRSHartung Charles, 1 days.3 5073 5016 0074 55Hartung Charles, 516 day.3 5076 5051 Henry Weber, inspector of taps16 00Henry Weber, inspector of taps67 5050 61 10076 50Kennedy John, 124 days.3 5014 00F. Curran, watchman, 72 days.15 0067 50Kennedy John, 124 days.3 5042 6950 hen B Hahn, fusher, 37 days.15 0067 50Kug Henry, 12 days.3 5042 6950 hen Mahn, fusher, 37 days.15 0067 50Kug Henry, 12 days.3 5042 6950 hen B Hahn, fusher, 37 days.15 0067 50Kennedy John, 124 days.3 5042 6050 hen B Hahn, fusher, 37 days.15 0067 50Kennedy John, 32 days.3 5042 6050 hen B Hahn, fusher, 37 da	Barry Jahn, 1 day Bradley Patrick 24 days	$\frac{3}{2}$ $\frac{50}{75}$		days	$100 00 \\ 52 00$	
Bole Joseph, 4 days.3 5014 00R. Crennell, Overseer C. L., 31 days.75 b8Fake J. I. 19 days.3 5014 00R. Crennell, Overseer C. L., 31 days.76 b8Greenhauer, Joseph, 1 day.3 5010 50Wm. Thompson, laborer, 31 days.30 00Hardug, John, 2 days.3 5077 00SERVICE AND REPAIRSHolahan Thomas, 25½ days.2 7550 88I. T. Lidster, plumber 27 days.16 5074 250Hartung Charles, 55½ day.3 5014 00F. C. Fleming, machinist, 27 days.16 0074 250Hartung Charles, 55½ day.3 5014 00F. Curran, watchman, 27 days.15 0067 50Kennedy Martin, 213/ days.3 5027 5088N. Warfield, finsher, 27 days.15 0067 50Krug Henry, 7½ days.3 5027 5088N. Warfield, finsher, 27 days.15 0067 50Krug Henry, 7½ days.3 5027 5770 1314 00P. McKenna, service man, 27 days.15 0067 50Mason Martin, 26 days.27570 1314 00P. McKenna, service man, 27 days.16 0066 50Mason Martin, 26 days.27570 1310 00 di nspector, 27 days.16 0066 50Mason Martin, 26 days.27570 1310 00 days.10 06 50Miller John, 25/ days.35085085015066 50Mason Martin, 26 days.35085015016 00Machad B. 24 days.35016 0010 00010 000Rosney Patrick, 11 day	Booth R. A., 12 days	3 50	49 00	w. McCarthy, gate keeper, 31 days	52 00	
Bole Joseph, 4 days.3 5014 00R. Crennell, Overseer C. L., 31 days.75 b8Fake J. I. 19 days.3 5014 00R. Crennell, Overseer C. L., 31 days.76 b8Greenhauer, Joseph, 1 day.3 5010 50Wm. Thompson, laborer, 31 days.30 00Hardug, John, 2 days.3 5077 00SERVICE AND REPAIRSHolahan Thomas, 25½ days.2 7550 88I. T. Lidster, plumber 27 days.16 5074 250Hartung Charles, 55½ day.3 5014 00F. C. Fleming, machinist, 27 days.16 0074 250Hartung Charles, 55½ day.3 5014 00F. Curran, watchman, 27 days.15 0067 50Kennedy Martin, 213/ days.3 5027 5088N. Warfield, finsher, 27 days.15 0067 50Krug Henry, 7½ days.3 5027 5088N. Warfield, finsher, 27 days.15 0067 50Krug Henry, 7½ days.3 5027 5770 1314 00P. McKenna, service man, 27 days.15 0067 50Mason Martin, 26 days.27570 1314 00P. McKenna, service man, 27 days.16 0066 50Mason Martin, 26 days.27570 1310 00 di nspector, 27 days.16 0066 50Mason Martin, 26 days.27570 1310 00 days.10 06 50Miller John, 25/ days.35085085015066 50Mason Martin, 26 days.35085015016 00Machad B. 24 days.35016 0010 00010 000Rosney Patrick, 11 day	Bachman Levi, 23½ days Commons George, 24 days	2 75 2 75		Alex, Grav. gate keeper, 31 days,		
Thom is a superimeter in the probability of the probability	Eble Joseph, 4 days	3 50	14 00	R. Crennell, Overseer C. L., 31 days	75 58	
Greenhauer, Joseph, 1 day. 350 350 700 SERVICE AND REPAIRSHandy, John, 2 days. 350 77350 SERVICE AND REPAIRSHos, William, 5 days. 275 708 P. C. Fleming, machinist, $27 days.$ 1650 Holahan Thomas, 254 days. 275 508 F. C. Fleming, machinist, $27 days.$ 1650 Hartung Charles, 514 days. 3501 7350 F. C. Fleming, machinist, $27 days.$ 1650 Hartung Charles, 514 days. 3501 7353 $27 days.$ 1650 Hous, William, 4 days. 3501 7353 $27 days.$ 1500 6750 Kennedy John, 124 days. 3501 700 F. Curran, watchman, $87 days.$ 1500 6750 Kennedy John, 124 days. 3501 2976 W. Consadine, inspector, $27 days.$ 1500 6750 Krug Henry, $25 days.350180080080087508750Mason Martin, 24 days.85014280John B Hahn, flusher, 37 days.15006750Mason Martin, 24 days.8501400P. McKenna, service man, 27 days.150066500Mason Martin, 24 days.85011400P. McKenna, service man, 27 days.16005600Mason Martin, 24 days.3501850175017501750175017501Mason Martin, 24 days.8501160075007600710007100071000710007100071000$	Fake J. I., 19 days			S. H. Oviatt, Overseer C. L, 31 days Wm. Thompson, laborer, 31 days	69 33 35 00	
Herty, Peter, 21 days.3 5073 50SERVICE AND REPAIRSHos, Willam, 6 days.3 5017 555081 0051 00Holahan Thomas, 25½ days.2 7550 88L T. Lidster, plumber, 27 days.16 50Hartung Charles, 55½ day.3 5073 5570 18P. C. Fleming, machinist, 27 days.16 50Hartung Charles, 55½ day.3 5073 5570 18P. C. Fleming, machinist, 27 days.15 0067 50Houis, Willam, 4 days.3 5014 00F. Curran, watchman, 27 days.15 0067 50Kennedy John, 12½ days.3 5042 88John Bhahn, flusher, 27 days.15 0067 50Krug Henry, 7½ days.3 5095 00R. N. Warfleid, flusher, 27 days.15 0067 50Krug Henry, 7½ days.2 7550 1400F. Ourran, watchman, 27 days.15 0067 50Mason Martin, 25 days.2 7570 1896 00Louis Rice, inspector, 27 days.15 0067 50Mason Martin, 25 days.2 7570 13J. Gallagher, service man, 27 days.10 0045 00Mec Roland B., 2 days.3 5014 00P. McKenna, service man, 27 days.10 0056 00Neo Roland B., 5 days.3 5085 0170 13J. Gallagher, service man, 27 days.10 0046 00J. Donla, 120, 232/2 days.3 5085 0071 65071 635.10 0045 00Roseney Patrick, 11 days.3 5085 0072 days.10 0045 00Roseney Patrick, 11 days.3 50	Greenhauer, Joseph, 1 day	3 50	3 50			
Hoos, William, 5 days.3 5017 50Holahan Thomas, 25½ days.2 7570Hartung Charles, 1 days.3 5073Hartung Charles, 55½ day.3 5073Houis, William, 4 days.3 5073Houis, William, 4 days.3 5074Kennedy John, 12¼ days.3 5076Kennedy John, 12¼ days.3 5076Kennedy John, 12¼ days.3 5076Kelly Dennis, 8½ days.3 5029 75Krug Henry, 7½ days.3 5029 75Mason Martin, 2 days.2 7570Mason Martin, 4 days.3 5029 75Mason Martin, 4 days.3 5070Mason Martin, 4 days.3 5014 00Prince Peter. 5 days.2 7570Jiller John, 25½ days.2 7570Jiller John, 25½ days.2 7570Jone R Newsen John, 25½ days.2 75Mason Martin, 2 4 days.3 5014 00Prince Peter. 5 days.3 5017 50Jiller John, 25½ days.2 7570Jiller John, 25½ days.3 5017 50Jiller John, 25½ days.2 7570Jiller John, 25½ days.2 75Jiller John, 25½ days.3 50Jiller John, 25½ days.3 50Jiller John, 25½ days.3 50 <td>Herty, Peter, 21 days,</td> <td>3 50</td> <td>73 50</td> <td>SERVICE AND REPAIRS</td> <td>\$1,007 YD</td>	Herty, Peter, 21 days,	3 50	73 50	SERVICE AND REPAIRS	\$1,007 YD	
Hartung Charles, 18½ days.275505074 25Hartung Charles, 53½ days.3 5073 53Henry Weber, inspector of taps27 days.15 0067 50Houis, William, 4 days.3 5073 53Henry Weber, inspector, 27 days.15 0067 50Kennedy Martin, 21% days.2 7559 81R. N. Warfield, finsher, 27 days.15 0067 50Kennedy John, 12% days.3 5029 75W. Consadine, inspector, 27 days.15 0067 50Krug Henry, 7% days.3 5027 7580 00Louis Rice, inspector, 27 days.15 0067 50Mason Martin, 2 days.2 7576 182 7566 0M. Dowd, inspector, 27 days.16 0067 50Mason Martin, 4 days.3 5082 7514 0097 00A. Knobles, inspector, 27 days.16 0067 50Mason Martin, 4 days.3 5014 0097 00A. Knobles, inspector, 27 days.16 0067 50Mason Martin, 4 days.3 5014 00P. McKenna, service man, 27 days.18 0056 00Miller John, 25½ days.2 7576 13J. Gallagher, service man, 27 days.12 0054 00Jone Robanda B., 24 days.3 5085 5085 5010 06 40 00J. Donlan, service man, 27 days.11 0049 50Rosney Patrick, 11 days.3 5035 5038 50J. Mananacher, service man, 27 days.11 0049 50Rokard Robert, 9 days.3 5038 50J. Wannanacher, service man, 27 days.11 0049 50Jattery John, 9½	Hos, William, 5 days				81 00	
Hoinis, William, 4 (days	Hickey Daniel, 181/2 days	2 75		L T. Lidster, plumber, 27 days. 16 50		
Hoinis, William, 4 (days	Hartung Charles, 1 days Hartung Charles. 55¼ day	350 (350 (73 53	Henry Weber, inspector of taps 27 days 15 00	67 50	
Rein Definite, 15, 25, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0,	Hollis, William, 4 days	3 50 °		F. Curran, watchman, 27 days 15 00	67 50	
Rein Definite, 15, 25, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0,	Kennedy John, 121/4 days	2 70 3 50	42 88	John B Hahn, flusher, 27 days 15 00	67 50	
Mason Martin 25 days.3 5082 75Geo M. Dowo, inspector, 27 days.16 0063 00Mason Martin 25 days.2 7514 007 barry Facey, barn man, 27 days.13 0068 00Miller John, 254 days.3 5017 50P. McKenna, service man, 27 days.13 0058 00Prince Peter. 5 days.3 5017 50P. Lick, service man, 27 days.12 0054 00Roe Roland B., 5 days.3 5085 0170J. Smith, service man, 27 days.12 0054 00Roe Roland B., 5 days.3 5085 0170J. Smith, service man, 27 days.12 0054 00Roesney Patrick, 11 days.3 5085 50P. Guinan, service man, 27 days.11 0049 50Rochard Robert, 9 days.3 5031 50A. Burbott, service man, 27 days.11 0049 50Rochard Robert, 9 days.3 5036 50J. Wannamacher, service man, 20 days.10 0040 50Skillicon Thomas, 22 days.3 5033 2527 days.9 0040 50Skillicon Thomas, 22 days.3 5035 0030 00J Haley, laborer, worked Sunday,31 days.1 50Caring George, clerk, 3 weeks.12 00 148 5036 0010 days.1 5042 00Caring George, clerk, 5 weeks.12 00 148 5036 0030 days.1 5042 00Caring George, clerk, 5 weeks.12 00 148 5036 0030 days.1 5042 00George Johnson, laborer, 7 days.1 50505050 0060 00 <td>Kelly Dennis, 816 days.</td> <td>5 00</td> <td>29 75</td> <td>W.Consadine, inspector, 27 days. 15 00</td> <td></td>	Kelly Dennis, 816 days.	5 00	29 75	W.Consadine, inspector, 27 days. 15 00		
Mason Martin 25 days.3 5082 75Geo M. Dowo, inspector, 27 days.16 0063 00Mason Martin 25 days.2 7514 007 barry Facey, barn man, 27 days.13 0068 00Miller John, 254 days.3 5017 50P. McKenna, service man, 27 days.13 0058 00Prince Peter. 5 days.3 5017 50P. Lick, service man, 27 days.12 0054 00Roe Roland B., 5 days.3 5085 0170J. Smith, service man, 27 days.12 0054 00Roe Roland B., 5 days.3 5085 0170J. Smith, service man, 27 days.12 0054 00Roesney Patrick, 11 days.3 5085 50P. Guinan, service man, 27 days.11 0049 50Rochard Robert, 9 days.3 5031 50A. Burbott, service man, 27 days.11 0049 50Rochard Robert, 9 days.3 5036 50J. Wannamacher, service man, 20 days.10 0040 50Skillicon Thomas, 22 days.3 5033 2527 days.9 0040 50Skillicon Thomas, 22 days.3 5035 0030 00J Haley, laborer, worked Sunday,31 days.1 50Caring George, clerk, 3 weeks.12 00 148 5036 0010 days.1 5042 00Caring George, clerk, 5 weeks.12 00 148 5036 0030 days.1 5042 00Caring George, clerk, 5 weeks.12 00 148 5036 0030 days.1 5042 00George Johnson, laborer, 7 days.1 50505050 0060 00 <td>Krug Henry, 25 days</td> <td>2 75 (</td> <td>95 00</td> <td>A. Knobles, inspector, 17 days 15 00</td> <td>42 50</td>	Krug Henry, 25 days	2 75 (95 00	A. Knobles, inspector, 17 days 15 00	42 50	
Miller Unitari, 4 days.3 5014 00P. McRenna, service man, 27 days.13 0055 00Miller Jonn, 25/4 days.27570 13J. Gailagher, service man, 27 days.12 0054 00Prince Peter. 5 days.3 5017 50P. Lick, service man, 27 days.12 0054 00Roe Roland B., 24 days.2 7583 50J. Smith, service man, 27 days.12 0054 00Roes Roland B., 24 days.3 5080 50P. Lick, service man, 27 days.12 0054 00Rossney Patrick, 11 days.3 5080 50P. Guinan, service man, 27 days.11 0049 50Rickard Robert, 9 days.3 5035031 50A. Burbott, service man, 27 days.11 0049 50Sickard Robert, 9 days.3 5035032 50J. Wannamacher, service man, 20 days.10049 50Skillicorn Thomas, 22 days.2 7560 50John Rawlings, blacksmith, 1636 67James Gozge, clerk, 3 weeks.2 0070 00J. Haley, laborer, worked Sunday,31 days.20Caring George, clerk, 3 weeks.1 5045 50Johnson, laborer, 7 days.1 5042 00Gorge Johnson, Isborer, 7 days.1 5060 00Jos. Lyrand, laborer, 61/2 days.1 5042 00Jos weeks.1 5060 00Jos. Lyrand, laborer, 61/2 days.1 509 75Maden James, clerk, 5 weeks.15 0075 00Jos. Lyrand, laborer, 61/2 days.1 505 25Moden James, clerk, 5 weeks.15 0075 00John Mungovan, laborer, 3 days.	Mason Martin, 4 days Mason Martin, 25 days	$\begin{array}{c} 3 50 \\ 2 75 \end{array}$	82 75	Geo M. Dowd, inspector, 27 days. 15 00 Harry Facey, barn man 27 days. 14 00		
Prince Peter. 5 days	McMaster william, 4 days	3 50		P. McKenna, service man, 27 days. 13 00	58 50	
Role Roland B., 5 days3 503 503 503 503 50 <th colspa<="" td=""><td>Miller John, 25½ days Prince Peter, 5 days</td><td>2 75 3 50</td><td>$\begin{array}{c} 70 & 13 \\ 17 & 50 \end{array}$</td><td></td><td></td></th>	<td>Miller John, 25½ days Prince Peter, 5 days</td> <td>2 75 3 50</td> <td>$\begin{array}{c} 70 & 13 \\ 17 & 50 \end{array}$</td> <td></td> <td></td>	Miller John, 25½ days Prince Peter, 5 days	2 75 3 50	$\begin{array}{c} 70 & 13 \\ 17 & 50 \end{array}$		
Roch + John, 19 days. 3 50 66 50 JohnGordon, service man, 20 days. 11 00 36 67 Smith Hugh, 11 days. 3 50 86 50 JohnGordon, service man, 20 days. 11 00 36 67 Slattery John, 9/9 days. 3 50 36 50 JohnGordon, service man, 20 days. 11 00 36 67 Slattery John, 9/9 days. 3 50 350 350 350 900 40 50 Skillicorn Thomas, 22 days. 2 75 60 50 John Rawlings, blacksmith, 16 40 50 Ward Frank, 10 days. 3 50 70 00 J Haley, laborer, worked Sunday, 31 days. 1 50 46 50 Caring George, clerk, 3 weeks. 750 37 50 36 67 32 days. 1 50 46 50 Jaues Louis 11, Clerk, 5 weeks. 100 105 00 George Johnson, laborer, worked Sunday, 31 days. 1 50 42 00 Freidel Joseph, Foreman, 5 weeks. 12 00 105 00 George Johnson, laborer, 7 days. 1 50 9 75 Moore, James H., inspector, side 12 00 60 00 Alex Stevens, laborer, 4 days. 1 50 9 75 McMahor M. J., inspector of side 75 00 75 00	Roe Roland B., 5 days	3 50)		J. Smith, service man, 27 days 12 00	54 00	
Roch + John, 19 days. 3 50 66 50 JohnGordon, service man, 20 days. 11 00 36 67 Smith Hugh, 11 days. 3 50 86 50 JohnGordon, service man, 20 days. 11 00 36 67 Slattery John, 9/9 days. 3 50 36 50 JohnGordon, service man, 20 days. 11 00 36 67 Slattery John, 9/9 days. 3 50 350 350 350 900 40 50 Skillicorn Thomas, 22 days. 2 75 60 50 John Rawlings, blacksmith, 16 40 50 Ward Frank, 10 days. 3 50 70 00 J Haley, laborer, worked Sunday, 31 days. 1 50 46 50 Caring George, clerk, 3 weeks. 750 37 50 36 67 32 days. 1 50 46 50 Jaues Louis 11, Clerk, 5 weeks. 100 105 00 George Johnson, laborer, worked Sunday, 31 days. 1 50 42 00 Freidel Joseph, Foreman, 5 weeks. 12 00 105 00 George Johnson, laborer, 7 days. 1 50 9 75 Moore, James H., inspector, side 12 00 60 00 Alex Stevens, laborer, 4 days. 1 50 9 75 McMahor M. J., inspector of side 75 00 75 00	Ransom John, 23 days	2 70) 3 50	80 50	J. Donian, service man, 27 days 12 00 T. McKenna, service man, 27 days. 11 00		
Roch + John, 19 days. 3 50 66 50 JohnGordon, service man, 20 days. 11 00 36 67 Smith Hugh, 11 days. 3 50 86 50 JohnGordon, service man, 20 days. 11 00 36 67 Slattery John, 9/9 days. 3 50 36 50 JohnGordon, service man, 20 days. 11 00 36 67 Slattery John, 9/9 days. 3 50 350 350 350 900 40 50 Skillicorn Thomas, 22 days. 2 75 60 50 John Rawlings, blacksmith, 16 40 50 Ward Frank, 10 days. 3 50 70 00 J Haley, laborer, worked Sunday, 31 days. 1 50 46 50 Caring George, clerk, 3 weeks. 750 37 50 36 67 32 days. 1 50 46 50 Jaues Louis 11, Clerk, 5 weeks. 100 105 00 George Johnson, laborer, worked Sunday, 31 days. 1 50 42 00 Freidel Joseph, Foreman, 5 weeks. 12 00 105 00 George Johnson, laborer, 7 days. 1 50 9 75 Moore, James H., inspector, side 12 00 60 00 Alex Stevens, laborer, 4 days. 1 50 9 75 McMahor M. J., inspector of side 75 00 75 00	Rossney Patrick, 11 days	3 50	38 50	P. Guinan, service man, 27 days 11 00	49 50	
Slattery John, 9½ days			66 50	JohnGordon, service man, 20 days. 11 00		
Skillicorn Thomas, 22 days	Smith Hugh, 11 days	350 350		J. Wannamacher, service man,	1 0 50	
Zimmer, W. C. 20 days	Skillicorn Thomas, 22 days	275	60 50	John Rawlings, blacksmith, 16		
Freidel Joseph, Foreman, 5weeks. 21 00 105 00 George Jonnson, 1koorer, 15 days. 1 50 22 50 Holahan James, Supt. of streets. 34 52 172 60 Jos. Lovland, laborer, 7 days 1 50 105 00 Sweeks	Ward Frank, 10 days Zimmer, W. C. 20 days	350 350		days 200	32 00	
Freidel Joseph, Foreman, 5weeks. 21 00 105 00 George Jonnson, 1koorer, 15 days. 1 50 22 50 Holahan James, Supt. of streets. 34 52 172 60 Jos. Lovland, laborer, 7 days 1 50 105 00 Sweeks	Caring George, clerk, 3 weeks	12 00 }		31 days 1 50	46 50	
Freidel Joseph, Foreman, 5weeks. 21 00 105 00 George Jonnson, 1koorer, 15 days. 1 50 22 50 Holahan James, Supt. of streets. 34 52 172 60 Jos. Lovland, laborer, 7 days 1 50 105 00 Sweeks	Caring George, clerk, ½ week Daus Louis H. Clerk, 5 weeks	15 00 (7 50		James Cox, laborer, worked Sun- day, 28 days 1 50	42 00	
Kraft Wm., toolman, 5 weeks. 12 00 60 00 Alex. Stevens, laborer, 4 days 1 50 6 00 Moore, James H., inspector, side- James Rowe, laborer, 4 days 1 50 6 00 walk, 5 weeks	Freidel Joseph, Foreman, 5 weeks.	21 00		George Johnson, laborer, 15 days, 1 50	2250	
Kraft Wm., toolman, 5 weeks. 12 00 60 00 Alex. Stevens, laborer, 4 days 1 50 6 00 Moore, James H., inspector, side- James Rowe, laborer, 4 days 1 50 6 00 walk, 5 weeks	5 weeks	34 52	172 60	Jos. Lovland, laborer, 7 days 1 50 Jos. Lovland, laborer, 6½ days 1 50		
walk, 5 weeks	Kraft Wm., toolman, 5 weeks.	12 00		Alex, Stevens, laborer, 4 days,, 1 50	6 00	
Madden James, clerk, 5 weeks	walk, 5 weeks	15 00		John Mungovan, laborer, 3½ days. 1 50		
walks, 5 weeks 15 00 75 00 Chas. Williams, laborer, 3 days 1 50 4 50 Rossney Edward, foreman, 5 Martin Stuple, laborer, 3 days 1 50 4 50 weeks	Madden James, clerk, 5 weeks	15 00		Peter Card, laborer, 3 days 1 50	4 50	
weeks	walks 5 weeks	15 00	75 00	Chas. Williams, laborer, 3 days 1 50		
weeks. 15 00 50 00 File Collins, laborer, 2 days 1 50 3 00 Steinhauser W. J., clerk, 5 weeks. 20 11 115 05 115 05 Total	Rossney Edward, foreman, 5	10 00		Martin Stuple, laborer, 3 days 1 50	4 50	
Sackett D. E., clerk, 5 weeks 15 00 75 00 Total \$1,434 93	Steinhauser W. J., clerk, 5 weeks.	23 01	115 05	-		
	Sackett D. E., clerk, 5 weeks	15 00	75 00	Total	\$1,434 92	

WATER PIPE EXTENSION

	\$1 33 3 3
G. W. Rafter, engr., 1 month	
WN Radenhurst, eng., 1 month	133 33
Thos. H. Rogers, drftm , 1 month	$78 0_0$
F. M. Hills, clerk, 1 month	65 OŬ
F. M. HINS, CIOIR, I MORENTIA	

Tota.1.....

FIRE DEPARTMENT.

PAY ROLL, MARCH, 1886-SALARIES AND PAY.

Samuel Bemish, Assistant Chief, 41/2 davs Edward Kerr, hoseman, 31 days, hose 2... G. W. Killip, hoseman, 31 days, hose 2... J. P. Topham, foreman, 31 days, hose 3... F. R. McCord, driver, 31 days, hose 3... G. F. Gretton, hoseman, 31 days, hose 3 Patrick Conway, hoseman, 31 days, hose 3 J. S. Hammond, hoseman, 31 days, hose 3... Fred Howard, hoseman, 31 days, hose 3... Thomas W. Cole, foreman, 31 days, hose 4 G. F. Baker, hoseman, 31 days, hose 4 G. E. Baker, hoseman, 31 days, hose 4.... G. E. Baker, noseman, 31 days, nose 4... Michael Lumbert, driver, 31 days, hose 4... Edward Engel, hoseman, 31 days, hose 4... Charles Little, foreman, 31 days, hose 5... Charles Weaver, driver, 31 days, hose 5... J. H. Lynch, hoseman, 31 days, hose 5... Michael Daly, hoseman, 31 days, hose 5... Michael Daly, hoseman, 31 days, hose 5... William Creegan, hoseman, 31 days, hose 5 J. P. F. reman, Superintendent of hose, 31 days G. E. Miller, Assistant Superintendent of

hose, 32 days...

Frank E. Handy, lineman Fire Telegraph 27 days. \$2.50 per day..... C R. Finegan, Superintendent F. A. tele-

Wm. Fogarty, ladderman, 31 days, hook 1 Thomas Heveron, ladderman, 31 days. hook 1

August Weigel. ladderman. 31 days, hook 1 J. McDermott, ladderman. 31 days, hook 1 J. McDermott, ladderman. 31 days, hook 1. Frank Huck, ladderman, 31 days, hook 2. Frank Speers, tillerman, 31 days, hook 2. Chas. L. Whitbeck, driver, 31 days, hook 2 Edward Huck, ladderman, 31 days, hook 2. Sherman, ladderman, 31 days, hook 2. Hugh Smith, ladderman, 31 days, hook 2. Geo, Rhines, ladderman, 31 days, hook 2. T H Waterhouse ladderman, 31 days, hook 2. .H. Waterhouse.ladderman.31 days,hook 2 T.H. Waterhouse.ladderman.31 days, hook 3 Thomas W. Rice, foreman, 31 days, hook 3 John Adams, driver, 31 days, hook 3 James Lynch, tillerman, 31 days, hook 3... M.E. Fox, ladderman, 31 days, hook 3... Wm. Connell, ladderman, 31 days, hook 3... J. McDonaid ladderman, 31 days, hook 3... Nicholas Oldfield, foreman, 31 days, ex-tinguisher. tinguisher . R. Pendlebury, pipeman, 31 days, extin-

guisher..... Edmund Barker, asst. pipeman, 31 days,

extinguisher. C. Armstrong, driver, 31 days, extinguisher Charles Wilson, driver, 31 days, protective Jos W. Dremel, driver, 31 days, protective C. H.;Rhinehart, extra man, 31 days,....

Total...... \$4,189 Ordered received, filed and published.

4

From the Treasurer-

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., April 6, 1886. (GENTLEMEN-The Treasurer herewith submits the Monthly Statement of the balances of the principal funds, o. the 6th day of April, 1886, as required by Section 58 of the City Charter.

	Departments. Balar	ice undrawn.
•	Bd. of Education, Building Fund	\$449 88
	Bd. of Education, Repair Fund	16 79
	Bd. of Education, Contingent Fund,	2,385 43
$157 \ 10$	Bd. of Education, Teachers' Fund	18,908 11
$100 \ 00$	Fire Department Fund	22,078 66
75 00	Poor Department Fund	16,701 07
60 00	Police Department Fund	22,905 76
60 00	Contingent Fund	39,339 43
60 00	Highway Fund	25,143 53
60 00	Lamp Fund	
75 00	Lamp Fund	30,367 12
60 00	Health Fund	8,906 19
	City Property Fund	2,994 12
60 00	Park Fund	11 80
60 00	Water Works Fund	30,444 88
$60 \ 00$	Water Pipe Fund	2,538 52
75 00	Salary and Expense Fund	2,567 61
60 00	JOHN A. DAVIS.	
60 00		ricubal cr.

Subscribed and sworn to before me, this 6th day 60 00 of April 1886. 60 00 60 00

EDWARD THOMAS. Commissioner of Deeds.

60 00 Ordered received, filed and published. 65 00

60 00 From the Excise Commissioners-

75 00 60 00 To the Honorable Common Council of the City of 60 00 Rochester

60 00 GENTLEMEN:-The undersigned Commissioners of Excise of the City of Rochester, report that moneys have been received by said commissioners from the following persons named, and in the respective 60 00 75 00

60 00

amounts set forth in the following schedule, com-mencing March 1st, 1886, ard ending March 31st, 1886, for licenses to sell and dispose of strong and spirituous liquors, ale, beer and wines in quantities 67 50 less than five gallons at a time, at the places here-in named, and that this report contains a statement 144 66

of all the moneys received during said month, viz: March 1st, 1886-Tucker, H. S. & Co., W st Main and Ply-60 00

00	Tucker, n. s. & Co., west main and Fly-		
00	mouth av 🕄	60	00
00	Strehle, Lehard, 238 Central av	50	00
~~	Hanna, John, Lime and Orchard sts	30	00
00	Miller, Albert F, 102 Bartlett st	50	00
00	Murphy, John E, 420 State st	30	ŏŏ.
00	March 8th-		.
00	Normile, Henry, 460 Lyell av \$	50	00
00	Armitage, J. C, 167 East Main st	50	
00	Kelly, Edward, 537 State st	50	
00	Burr, George, 14 and 16 North Water st	50	
00	March 15th-	00	00
00	Beyer, Peter, St. Joseph st	50	ഹ
00	Calton, Charles G., Broadway and Alex	00	00
00	ander st.	30	00
00	Becker, Henry L. 120 North t. Paul st	50	
00	Sullivan, Annie, 465 Monroe av	50	
00	Koch, Frederick, 179 Chatham st	50	
00	Oakley, Monroe H., Genesee st. and Brooks	00	00
00		60	00
00	av Williams. Joseph, 161 Exchange st	30	
00	Fenley, Joseph, 191 Front st.	50	
00	Proop & McCuine, 170 Allen at	50	
	Breen & McGuire, 172 Allen st Flannery, Edward, 157 Exchange st	50	
00		30	
	George, Mayer, Eddy cor. Silver sts	30	00
00	March 22d— Aman, Anthony, 479 Clinton st \$	50	00
		50	
00	Feely, Lawrence, 232 Fulton av	50	
00	Coppard, Henry, 23 Spring st	00	00
00	March 29th— Russell & Forman, 21 Front st \$	50	00
00		50	
00	O'Brien, Mathew H., 285 East Main st	50	
_	Lehle, Jacob, 52 Pay st.		
36	Klein, Louis, 297 Hudson st.	50	
	Niggle, J. Gottfied, 296 North Union st	50	
	Ryan, Joseph M., 245 Central av	54	00

\$409 66

75 00

60 00

60

60

60

60 60

60

75

65

65

Whyte, George, 34 Exchange Place	50 CO
Ringle, John D., 326 Monroe av	50 00
Fien, John J., 97 Scranton st	50 00
Gunyo, Harry, 14 North Clinton st	62 50
Merlau, Sarah E , 23 Thorn st	30 00

Total amount received and deposited with the City Treasurer..... \$1,616.50

State of New York, County of Monroe, City of Rochester, ss.

The undersigned Commissioners of Excise for the City of Rochester being duly sworn, each for him-self, says that the above report of persons licensed. the date of the license and their respective places of business. and the moneys received from them is in all respects just and true; and that said report contains a statement of all the licenses granted and all moneys received by them during the month of March, 1886

POMEROY DICKINSON, CONRAD HERZBERGER, CHARLES BUCKLEY, Excise Commissioners

Subscribed and sworn to before me this 31st day of March, 1886. JOHN H. MASON,

Commissioner of Deeds, in and for the City of Rochester.

Ordered received, filed and published.

ACTION ON ORDINANCES-FIRST ORDINANCES HENRIETTA AVENUE SIDEWALK AND GRADING.

By Alderman Kohlmetz-

Resolved, That the City Surveyor ascertain and report to this Council the expense of roadway grading, gutter formation and the construction of side-walks on each side of Henrietta avenue, from Pinnacle avenue to the northeasterly terminus of the said Henrietta avenue.

Adopted.

The Surveyor submitted as such estimate, \$1,999. By Alderman Kohlmetz-

Resolved, That the following improvement is necessary, viz: The roadway grading and gutter formation on

Henrietta avenue, from Pinnacle avenue to the northeasterly terminus of the said Henrietta avenue, and the construction of plank sidewalks four (4) feet wide on each side of the said avenue between the limits named, the property owners being allowed to construct the sidewalks in front of their respective premives within a reasonable time to be determined by the Common Council, and also to substitute for plank for said walks other mate-rial equally good and approved by the Executive Board or City Surveyor. In addit, n to the above-named improvements on Henrietta avenue, there shall also be the construction of the necessary crosswalks and surface sewers.

And, Whereas. The City Surveyor, under the di-And, whereas, the City Surveyor, under the di-rection of this Council, has made an estimate of the whole expense thereof, and reports the same at \$1,999, which estimate is hereby approved. Resolved, further, that the tollowing portion of said city is deemed benefited and proper to be as-sessed for the whole expense thereof, viz:

One tier of lots on each side of Henrietta avenue, from Pinnacle avenue to the northeasterly terminus of the said Henrietta avenue.

And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter of 1880, of the City of Rochester that all persons interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, April the 20th, 1886, at 7.30 o'clock, at the Common Council Cham-bers, when allegations will be heard.

Adopted.

NORTH ST. PAUL STREET PIPE SEWER.

By Alderman Schaeffer-

Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing an eighteen (18) inch vitrified pipe sewer in North St. Paul street.

Adopted.

The Surveyor submitted as such estimate, \$1,525. By Alderman Schaeffer-

Resolved, That the following improvement is nec-

essary, viz.: "affe construction of a vitrified pipe sewer eighteen (18) inches in diameter in North St. Paul street, be-ginning at a point twenty-five (25) feet south of the more to the conversouth line of Avenue E, and extending to the sewer in Avenue B, with the necessary manholes, surface

in avenue b, with the necessary manners, sufface severs, lot laterals and connections, roadway grad-ing and gutter formation. And Whereas, The City Surveyor, under the di-rection of this Council, has made an estimate of the whole expense thereof, and reports the same at \$1.55, which estimate is hereby suproved

\$1,525, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of North St. Paul

street included between AvenueB and Avenue E

And the Clerk is hereby directed to publish no-tice in pursuance of Title VII, Section 172, of the Revised Charter of 1880. of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Com-mon Council, on Tuesday evening, April the 20, 1886, at 7,30 o'clock, at the Common Council Chambers, when allegations will be heard.

Adopted.

GILMORE STREET PIPE SEWER.

By Alderman Schaeffer-

Resolved, That the City Surveyor ascertain and report to this Council the expense of construct-ing a ten (10) inch vitrified pipe sewer in Gilmore street

Adopted.

The Surveyor submitted as such estimate, \$800.00. By Alderman Schaeffer-

Resolved, That the following improvement is necessary. viz:

necessary. viz: The construction of a vitrified pipe sewer ten (10) inches in diameter in Gilmore street from a point one hundred and thirty-three (133) feet westerly from the westerly line of Hudson street to intercept the sewer about to be constructed on Edward street, with the necessary man-holes, surface sew-ers, lot laterals and connections, roadway grading and gutter formations and gutter formations.

and gutter formations. And whereas, The City Surveyor, under the di-rections of this Council, has made an estimate of the whole expense thereof, and report the same at \$800,00, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be as-sessed for the whole expense thereof, viz: Oce tier of lots on each side of Gilmore street from a point one hundred and twenty (120) feet westerly of the westery line of Hudson street and narallel thereto to Edward street.

parallel thereto to Edward street.

And the Clerk is hereby directed to publish no-tice in pursaunce of Title VII., Section 172, of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Com-mon Council, on Tuesday evening, April the 20th, 1886, at 7.30 o'clock, at the Common Council Cham-ber when allegations will be heard ber, when allegations will be heard.

Adopted

WARD PARK SEWER CLEANING.

By Alderman Schaeffer-

Resolved, That the City Surveyor ascertain and report to this Council the expense of cleaning and repairing the main and surface sewers in Ward Park and the construction of necessary manholes.

Adopted. The Surveyor submitted as such estimate \$150.

By Alderman Schaeffer-That the following improvement is Resolved, necessary, viz:

The cleansing and repairing of the main sewer and surface sewers in Ward Park and the con-struction of the manholes necessary for the examination, cleaning and repairs of the said main and surface sewers in the future.

And, Whereas, The City Surveyor, under the dirsction of this Council, has made an estimate of the whole expense thereof, and reports the same at

100 whole expense intereot, and reports the same at \$150, which estimate is hereby approved. Resolved, further, that the following portion of said City is deemed benefited and proper to be as seesed for the whole expense thereof, viz:

sessed for the whole expense thereof, viz: One tier of lots on each side of Ward Park from the north end thereof to Ward street. And the Clerk is hereby directed to publish no-tice in pursance of T.tle VII. section 172 of the Re-vised Charter of 1880. of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, April the 20th, 1886, at 7.30 o'clock; at the Common Council Cham-ber, when allegations will be heard. ber, when allegations will be heard.

Adopted.

CARTER STREET PLANK WALK.

By Alderman Kohlmetz-

Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a two plank sidewalk on the east side of Carter street, from the northerly line of Kress street, to lot number two (2) of the Carter tract.

Adopted.

The Surveyor submitted as such estimate, \$275.

By Alderman Kohlmetz-

Resolved, That the following improvement is necessary, viz: The construction of a two plank sidewalk on the

The construction of a two plank sidewalk on the east side of Carter street, from the northerly line of Kress street to the southerly line of lot number two (2) of the Carter tract, each line of the planks to be one (1) foot wide, laid at an interval between them of fifteen (15) inches with the necessary cross

walks, sidewalk grad ng and gutter formation. And, Whereas, The City Surveyor, under the di-rection of this Council, has made an estimate of the whole expense thereof, and reports the same as

8275, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be as-sessed for the whole expense thereof, viz:

One tier of lots on the easterly side of Carter stre t, included between the northerly line of Kress of Carter street and the southerly line of lot number two (2) of the Carter tract.

And the Clerk is hereby directed to publish notice notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880. of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Com-mon Council, on Tuesday evening, April the 20th, 1886, at 7.30 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

SULLIVAN PLACE PLANKWALK.

By Alderman Kohlmetz-

Resolved, That the City Surveyor ascertain and report to this Council the expense of construct-ing a plank sidewalk four (4) feet wide on the southeasterly side of Sullivan Place from St. Joseph street to Widman street.

Adopted.

The Surveyor submitted as such estimate, \$300.

By Alderman Kohlmetz-

Resolved. That the following improvement is necessary, viz.:

construction of a plank sidewalk four (4) The free wide on the southerly side of Sullivan place from St. Joseph street to Widman street with the necessary sidewalk grading, gutter formations and crosswalks.

And, Whereas, The City Surveyor, under the direction of this Conncil, has made an estimate of the whole expense thereof, and reports the same at

the whole expense thereof, and reports the same at \$300, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: "One tier of 10th on the south side of Sullivan place from St. Joseph street to Widman street.

And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172, of the Re-vised Charter of 1830, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, April the 20th, 1886, at 7.30 o'clock, at the Common Council cham-bers, when allegations will be heard.

Adopted.

DIEM STREET PLANK WALK.

By Alderman Kohlmetz-

Resolved, That the City Surveyor ascertain and report to t^his Council the expense of construct-ing plank side walks four (4) feet wide on each side of Diem street, from Benton street to Caroline s reet.

Adopted.

The Surveyor submitted as such estimate, \$290.

By Alderman Kohlmetz-

Resolved, That the following improvement is necessary viz.:

The construction of plank side walks four (4) feet wide on each side of Diem street, from Benton street to Caroline street, with the necessary crosswalks, sidewalk grading and gutter formation. And Whereas, the City Surveyor, under the direc-

And whereas, the Chy Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$290, which estimate is hereby approved. Resolved, further, that the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz : One tier of lots on the each side of Diem street between Beaton street and Capting street

between Benton street and Caroline street

And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, of the Re-vised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, Tuesday evening, April 20th, 1886, at 7.30 o'clock.at the Common Council Chambers, when allegations will be heard

Adopted.

HUDSON STREET PLANK WALK.

By Alderman Kohlmetz-

Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a two plank sidewalk on each side of Hudson street from Emerson place to Norton street. Adopted.

The Surveyor submitted as such estimate, \$550.00. By Alderman Kohlmetz-

Resolved, That the following improvement is necessary, viz: The construction of a two-plank sidewalk on each

side of Hndson street from the produced north line of Emerson place to Norton street, each string of plank to be twelve (12) inches wide with a space fifteen (15) inches wide between the strings on each side, with the necessary sidewalk grading, cross walks and gutter formation.

And whereas, The City Surveyor, under the di-rections of this Council, has made an estimate of the whold expense thereof, and reports the same at \$550.00, which estimate is hereby approved.

Resolved, further. That the following portion of said city is deemed benefited and proper to be as-sessed for the whole expense thereof, viz:

One tier of lots on each side of Hudson street included between the produced north line of Emerson place and Norton street.

And the Clerk is hereby directed to publish no-tice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the city of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Com-mon Council, on Tuesday evening, April the 20th, 1886, at 7.30 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

OPENING OF A NEW STREET FROM UNION PARK TO | GARDNER PARK.

By Alderman Bohrer-

Resolved, That the following improvement is necessary, viz:

The opening of a street between Union park and The opening of a street between Union park and Gardner park, the ceriter line of said street to be the rear line of the lots fronting on Alexander street and South Union street respectively, and ex-tending to the width of thrity feet on each side of said center line, and limited in length by the south line of Union park and and the north line of prop-erty belonging to H. H. Craig, and the south line of Gardner park.

Resolved, further, that the following portion of said city is deemed benefited and proper to be as-sessed for the whole expense thereof, viz.:

One tier of lots on each side of the proposed street the user of lots on each side of the forbid for each side of the forbid for each forbid included between the south line of Union park and the north line of property belonging to said H. H. Craig and the south line of Gardner park, excepting thereform, however, lot number 32, fronting on Gardner park and belonging to N. Brown.

And the Clerk is hereby directed to publish notice in pursuance at Title VII., Section 172 of the Re-vised Charter of 1880, of the City of Rocnester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, April the 20th, 1886, at 7.30 o'clock, at the Common Council chamber, when allegations will be heard.

Adopted.

FINAL ORDINANCES,

The final ordinance for West avenue Medina stone block improvement was read by the Clerk.

After hearing allegations from all persons appearing, Alderman Mandeville moved that further action on the ordinance be indefinitely postponed.

Adopted as follows:

Ayes-Aldermen Marson, Watson, Kohlmetz, Fritzsche. Selve, Mandeville, Weider, Stein, Bohrer, Kelly, Schaeffer-11.

Nays-Aldermen Tracy, Elliott, Foley, Swikehard-4

The final ordinance for West avenue stone, block and asphaltum improvement was read by the Clerk.

Alderman Mandeville moved the indefinite postponement of the ordinance,

Carried as follows:

Ayes-Aldermen Marson, Watson, Kohlmetz, Fritzsche, Maudeville, Weider, Stein, Bohrer, Schaeffer-9.

Nays-Aldermen Tracy Elliott, Foley, Selye, Swikehard, Kelly-6.

The final ordinance for West avenue asphaltum improvement was read by the Clerk

Alderman Mandeville presented the following:

ROCHESTER, N. Y., April 6 To the Board of Aldermen, City of Rochester:

GENTLEMEN: In the event of a contract for the GENTLEMEN: In the event of a contract for the paving of West avenue in this city being awarded to us, we hereby agree that we will guarantee said pavement to be maintained constantly in good con-dition at our own expense for a term of ten (10) years from the date of completion of the work, and construct that the agreement shall be in such conyears from the date of completion of the work, and moreover that the pavement shall be in such con-dition at the end of said ten (10) years that no re-pairs may be needed. We further agree that the replacing of the pavement where cuts have been made to reach underground works, etc., shall not exceed the original cost of the work per square exceed the original cost of the work per square yard by more than ten (10) per cent As security for the faithful performance of this guaranty we offer Messrs. Henry W. Gorsline, Ira L. Otis and G. W. Crouch as bondsmen to the city and to any or all of the property owners on West avenue, said

bondsmen to be held for the full amount of the contract. As an additio al security for this guarcontract. As an addition as security for this guar-anty we agree that the city shall retain ten (10) per-cert, of the money to be paid on the contract until the expiration of the above guaranty, ten (10) years, the same to bear interest at six (6) per cent, for the benefit of the contractor, said interest to be paid regularly, provided that the terms of the guar-anty have been complied with. We agree that the anty have been complied with. pavement shall not cost over two dollars and sixty have (s) = 0 cents per square yard complete, includ-ing the resetting of the present curb, the work to be done according to the Washington specifica-

tions or in the manner as on Alexander street in this city, as may be desired. In order that all bidders may have an equal chance, we ask that the Executive Board be re-quested to incorporate the substance of this prop-cition in the advertisement for bils and that said osition in the advertisement for bids, and that said board be requested to enter into no contract except upon these terms.

Respectfully yours.

Warren-Scharf Asphalt Paving Company, W. R. WARREN, Vice-President.

After hearing allegations from all persons appearing, Alderman Foley moved that the orginance be so amended as to include the following provisions, viz:

Provided, however, that upon the letting of any contract which may be made for the improvement aforesaid, the contractor shall execute a bond with sufficient surveties in a penalty of sixty thousand dollars, approved by the City Attorney and the Ex-ecutive Board as to form and sufficiency, and runecutive Board as to form and summency, and run-ning to the City of Rochester and to Peter Pitkin, Valentine Fleckenstein, William B. Morse, Jonas Jones, Alfred Wright, Homer H. Woodward, Ira S. Disbrow, Edward J. Kechn, Joseph T. Keeler, Isaac Willis and John C. Smith, owners of property as-sessed for the said improvement, or the survivors or survivor of them, conditioned that the pavement so contracted for shall be maintained by the said contractor, or his sureties, in good repair for the period of ten years from the date of acceptance of said work, and that at the end of said period of ten years the said pavement shall be in such condition that no repairs thereof shall be needed.

Adopted by the following vote: Ayes—Aldermen Tracy, Kohlmets, Elliott, Foley, Selye, Swikehard, Bohrer, Kelly-8.

Nays-Marson, Watson, Fritzsche, Mandeville, Weider, Stein. Schaeffer-7.

Under the jules, further action was postponed. two weeks.

FINAL ORDINANCE, NO. 2,862.

NORTH AVENUE MEDINA STONE IMPROVEMENT.

On motion of Alderman Kohlmetz, the Board proceeded to hear allegations in relation to the improvement described in the ordinance below.

After hearing such allegations from all persons appearing, Alderman Kohlmetz submitted the following:

An ordinance to improve North avenue from

University avenue to Weld street. The Common Conneil of the city of Rochester do ordain and determine that the following improvement be made, to wit .:

The construction of a Medina stone pavement on North avenue from the produced south curb line of University avenue to the produced south curb line of Weld street by removing the present Macadam roadway surface and so much of the stone foundation thereof as may be necessary, and replacing the thoroughly screened Macadam together with a sufficient quantity of broken stone or gravel to a depth of not less than six (6) inches, and upon the foundation thus formed and suitably graded and compacted, to lay a Medina stone pavement with Medina flag stone gutters fifteen (15) inches wide on each side; also the taking up, redressing and reset-ting the present curb-stones, where of good quality and substituting good ones for those which are de-

fective; the replaced curbs to be on the prolonga-tion of the curb-lines of North avenue between University avenue and East Main street; the taking University avenue and East Main street; the taking up, redressing and resetting the flag stones of ex-isting cross walks, substituting good stones for such as are defective; the construction of new cross-walks where required by public convenience; the cleaning and repairing of the main and surface sewers, and the construction of such new surface sewers, and the construction of such new surface sewers, manholes, lot latterals and lot connections as may be required; the repairs of the side-walks and such other work as may be necessary to make the improvement of the best and most permanent character.

And the whole expense shall be defrayed by the And the whole the lots and parcels of land to be benefited thereby; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at twelve thousand five hundred dollars, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited by said improvement is described as follows:

one tier of lots on each side of North avenue be-tween the produced south curb line of University avenue and the produced south curb line of Weld street

which above described lots and parcels of On and the expenses of sad improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom.

Add it is further ordained and determined that the taxpayers to be assessed for making such im-provement, may pay their assessments in three equal payments, as follows: One-third of the amount a sessed within thirty days after the advertisement of the assessment roll; one-third of the amount within ene year from the confirmation of such roll; and the remaining one-third within two years from the confirmation of such roll. On all sums paid prior to the maturity of said last instalment, a dis-count will be allowed of six per cent. per annum.

Adopted by the following vote:

Ayes—Aldermen Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Swikehard, Schaeffer-14.

FINAL ORDINANCE NO. 2,863-

AVENUE C AND HARRIS AVENUE PIPE SEWER.

On motion of Alderman Schaeffer, the Board proceeded to hear allegations in relation to the improvement described in the ordinance below:

After hearing such allegations from all persons appearing, Alderman Schaeffer submitted the following:

An ordinance to construct a pipe sewer in Harris avenue from the center of Avenue D, to the sewer in Avenue B. Also in Avenue C, from 1471/2 feet

west of Conkey avenue to Harris avenue. The Common Council of the city of Rochester, do ordain and determine that the following improvement be made, to wit:

The construction of a 15 inch vitrified pipe sewer in The constitution of a bind with the processes in Harris avenue from the center of Avenue D to the sewer in Avenue B. Also a 12 inch vitrified pipe sever in Avenue C, from a point 147% feet west of Conkey avenue to the sewer in Harris avenue, with the necessary manholes, surface sewers, lot laterals and connections, together with the necessary roadway grading and gutter formations.

And the whole expense shall be defrayed by the And the whole expense shall be defrayed by the assessment upon the lots and parcels of land to be benefited thereby; and the City Surveyor, under the direction of this Council, having made an esti-mate of such expense, and report the same at \$1, 460, and sa'd estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be benefited by said immonogenate is described as follows: by said improvements is described as follows:

One tier of lots on each side of Avenue D, from North St Paul street to Conkey avenue; also one tier of lots on each side of Harris avenue, from Avenue D to Avenue B; also one tier of lots on each side of Avenue C, from North St. Paul street to Conkey avenue

On which above described lots and parcels of land the expenses of said improvement are hereby or dered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom

Adopted by the following vote:

Ayes-Aldermen Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikebard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

Alderman Kohlmetz moved a reconsideration of the action just taken on the ordinance for Avenue C and Harris avenue sewer. Lost.

FINAL ORDINANCE NO, 2,864.

WEST GRANGE STREET PIPE SEWER.

On motion of Alderman Schaeffer, the Board proceeded to hear allegations in relation to the improvement described in the Ordinance below:

After hearing such allegations from all persons appearing, Alderman Schaeffer submitted the following:

An ordinance to construct a pipe sewer in West Orange street from the west line thereof to the sewer in Ames street

The Common Council of the City of Rochester,

do ordai and determine that the following im-provement be made, to wit: The construction of a twelve (12) inch vitrified pipe sewer in West Orange street, from the west line thereof, to intersect the sewer in Ames street. with the necessary surface sewers, man-holes, lot laterals and connections, roadway grading and gutter formation, etc.

And the whole expense shall be defrayed by the assessment upon the lots and parcels of land to be benefited thereby; and the City Surveyor, under the direction of this Council, having made an esti-mate of such expense, and reports the same at seven hundred and fifty dollars, and asid estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Coun-cil deem will be benefited by said improvement is described as follows:

One tier of lots on each side of West Orange street, from the west end thereof to Ames street. On which above described lots and parcels of

land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom.

Adopted by the following vote:

Aves-Aldermen Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer.--14.

Alderman Kohlmetz moved that action on the final ordinance for Clifford street plank walk be postponed two weeks. Adopted.

FINAL ORDINANCE, NO. 2865,

UNION STREET PLANK WALK.

On motion of Alderman Kohlmetz the Board pro ceeded to hear allegations in relation to the im provement described in the ordinance below:

After hearing such allegations from all persons appearing, Alderman Kohlmetz submitted the fol lowing:

An ordinance to construct a plank walk to Jennings street on Union street, from the south line of lot No. 42.

The Common Council of the City of Rochester, | do ordain and determine that the following improvement be made, to wit:

The construction of a plank sidewalk four (4) feet wide on the west side of Union street from the south line of lot number forty-two (42) on said street to Jennings street, with the necessary grading. And the whole expense shall be defrayed by the

Allot the whole expense shall be derrayed by the assessment upon the lots and parcels of land to be benefited thereby; and the City Surveyor, under the direction of this Council, having made an esti-mate of such expense, and reports the same at \$300, and said estimate being deemed reasonable, is bereby approved; and the portion of said city, which said Common Council deem will be benefited by said improvement is described as follows:

by said improvement, is described as follows: One tier of lots on the west side of Union street from the south line of lot number forty-two (42) on the said street to Jennings street.

On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom.

Adopted by the following vote:

Auto Josa by the following vote: Ayes—Aldermen Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikehard, Weider, Bohrer, Kelly, Schaeffer. -13

Alderman Watson moved that action on the final ordinances for street sprinkling be further postponed two weeks.

Adopted.

Alderman Kelly moved that action on the final ordinance No. 2860, for a sewer in Campbell and Wackerman streets, be reconsidered, Carried.

By Alderman Kelly-

Resolved, That the final ordinance for Campbell and Wackerman streets be amended so as to read and Wackerman streets be amended so as to read as follows: The construction of a 10-inch vitrified pipe sewer in Campbell street. from the sewer in Wackerman street to a point 50 f et east of Ames street, with the necessary manholes, surface sew-ers, lot laterals, connections, etc. Estimate, \$1,000. Territory to be assessed: One tier of lots on each side of Campbell street, from a point 50 feet east of Ames street to Wackerman street.

Adopted.

Further action was postponed two weeks under the rules.

MISCELLANEOUS BUSINESS

By Alderman Watson-

Resolved, That the City Surveyor be and hereby is directed to prepare an ordinance for the proper is intractication prepare an ordinance for the proper discharge of the sewage of the Court street sewer, in accordance with the notice of the Superintendent of Public Works of the State of New York and the recommendation of the Executive Board, submit-ted to this Board March 33d and published at page 396 of Council proceedings, said ordinance to be submitted at the next regular meeting of this Board Board.

Adopted.

By Alderman Foley-

ROCHESTER, March 9, 1886.

To the Honorable, the Common Council of the City of Rochester :

GEENTLEMEN-We, the undersigned, respectfully represent that we have laid out and opened a numrepresent that we have laid out at 0 opened a num-ber of streets through property owned by us, known as the 'Strong Tract,'' 'Snyder & Stone sub-divi-sion.'' situated easterly on Jefferson avenue, westerly on easterly line of Wm. Cox, southerly on Strong street, northerly line of Bartlett street. Said streets so opened by us, are designated on the map of Snyder & Stone tract as "Bartlet" "Ken-more" and "Florence" streets. We have opened said streets for public use; have filed a map thereof

in the Clerk's office, Monroe County, N. Y., in Liber in the Clerk's office. Monroe County, N. Y., in Liber 5 of maps, at page 38; and have fully dedicated the same as public streets; and we hereby request your Honorable B. ard, for and in behalf of the City of Rochester, to accept the dedication of such streets, by such formal and legal action as may be required. We hereby agree to perform such other act.or acts, as may be required to reader this, proposed dedi-action of the performance of the street of the str cation, effctive and legal. fctive and legal. Respectfully submitted T. D. SNYDER,

L L. Stone.

Ordered received, filed and published.

By Alderman Foley-

Resolved, That the communication of T. D. Snyder and L. L. Stone to this Board, dedicating certain streets through property owned by them in the Eighth ward, to public use, be referred to the Executive Board to report at the next meeting of this Board, if said Snyder and Stone have perform ed all acts necessary to render the dedication of said streets to public use, complete and legal, in accordance with their petition.

Adopted.

Alderman Weider moved to proceed to appoint Commissioners of Deeds, and that the Clerk cast the ballot:

Adopted s fellows: Ayes – Aldermen Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Man-

 Kommerz, Fritzsche, Billött, Foley, Selye, Man-deville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer—15
 G. Fort Sloeum, Harry M. Fairman, Edward Bayer, H. G. Thayer, W. Irving Shelp, M. D. L. Hayes, William E. Edmonds and William Danningburg, having received the concurrent parts of the generation of the concurrent vote of the Common Council, were declared appointed Commissioners of Deeds.

By Alderman Bohrer-

Whereas, DeVillo W. Selve did on the 9th day of March, 1886. submit a communication to this Board proposing to dedicate certain streets situate in the D. W. Selye subdivision of the Lake View tract, designated on the plat or map thereof as Selye street, Raines street, Wilard street, Kislingbury street, Raines street, Willard street, Kisingbury street, and Bryan street, and requesting the Com-mon Council to accept the dedication of said streets on behalf of the City of Rochester, and also re-questing that the city shall accept and pay for a 2-inch water pipe laid by him in said Selye street, and

Whereas, The Executive Board has reported to this Board that a map of said tract has been duly filed in the Clerk's office of Monroe County as re-quired by law and that the said water pipe has been laid as stated in Mr. Selye's communication to this Board: therefore, Resolved, That this Council does hereby accept

the dedication of said Selye, Raines, Willard, Kis-lingbury and Bryan streets as made by Mr. Selye,

and does hereby acclare each of them a public street of the city of Rochester. Also Resolved. That the Executive Board be, and it is hereby authoriz: d to determine the expense to Mr. Selve of the two-inch water main laid by him in Selve street and to pay to him the fair value of said water main out of run water main laid. applicable therefor in the Water Pipe Fxtension Fund on the filing by Mr. Selye of a proper bill of sale therefor.

Adopted by the following vote:

Ayes-Aldermen Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Swikehard, Weider, Stein, Bohrer, Schaeffer-12,

Alderman Schaeffer presented a petition for a plank walk on Langham street.

Referred to the City Surveyor to prepare an ordinance.

The Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council-April 20, 1886.

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present-Ald Tracy, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer—14

Absent-Ald. Coughlin, Watson-2.

APPROVAL OF MINUTES.

The minutes of the preceding meeting were approved as published in the book of proceedings.

PRESENTATIONS, PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCE.

By Ald. Marson-Petition for a pipe sewer in Adam street. Referred to the surveyor to prepare an ordinance.

Ald. Marson presented the petition of Margaret Whalen in regard to abandonment of a strip of land on corner of West avenue and Referred to the Executive Favor street. Board, to take whatever action they may deem necessary.

By Ald Marson-

To the Honorable the Common Council of the City of Rochester:

The petition of the Edison Electric Illuminating Company of Rochester respectfully shows that we desire te optam the franchise from your honorable body to lay wires and conduits under ground, and body to lay wires and conduits under grouno, and erect poles, place wires along the same in the streets and alleys of this city, hereinafter men-tioned. That the trenches for under-ground wires will be excavated for the electrical conduits sub-ject to the inspection of the Executive Board, so as not to interfere with the rights of the city or other corporations. That said trenches need only to be about 1 foot wide and 18 inches deep, and will be due now each side of the street beging for be dug along each side of the streets hereinafter mentioned from 12 to 24 inches from the curb or gutter. That the underground conduits on the main lines will be of small diameter, and will be of and wires for the conduction of the electricity. That the feeders (being the principal mains) will be laid in the same trenches.

The streets and alleys in which underground

wires are proposed to be laid, subject to the direc-tion of your honorable body, are as follows: 1. East Main and West Main streets, from the Liberty Pole to the West Main street swing bridge.

2, Aqueduct street, f.om Main street to the canal, and thence on poles, across the canal, to the central station of the company, in the rear of the John Snow building on Exchange street. S. State street, from the Four Corners to the

railroad.

 Front street, from Main to Exchange place.
 Exchange place. from Front street to State street

6. Mill street, from Exchange place to Market street

7. Market street, from Mill to State street. 8. North and South St. Paul street, from An-drews street to Court street.

9. Irving place, from Main street to the canal. The streets and alleys in which it is proposed to erect poles and hang wires, subject to the direc-tion of your honorable body, are as follows:
1. Pindell alley, from Main street to Allen street

street 2. Church street, from State street to Pindell

3. Spring street, across Exchange street, from the central station, in the rear of the John Snow building, to Spring alley.

4. Irving place, from the canal, south, to Spring street.

5. Pine alley, from Spring street to Troup street. 6. School alley, from the canal to the south end of the same.

7. Spring alley and Scott place, from Main street to Troup street 8. Aqueduct street, from the station to Court

street. 9. Court street, from the river bridge to Ex-

change street. The said company will guarantee to replace all

pavements or gutter stones which may be taken up to lay the mains and conduits hereinbefore mentioned in at least the same condition as they were found.

The said company will furnish a bond in the sum of fifty thousand dollars (\$50,000) for the faithful performance of the representations of this peti-tion, and to save the city harmless from da.nages by reason of open trenches. That a large portion, if not all of the work re-quired to lay or erect the lines above mentioned will be preferred within representation.

will be performed within one year.

we therefore respectfully request that the franchise above referred to, be granted to said company

April 20, 1889. he Edison Elect ic Illuminating Company of The J. LEE JUDSON, President. Rochester, by

Kondetet, 9.
The Bobbard, President.
Stock Holders-J. Lee Judson, George C. Holister, C. W. Gortou, Jas. E. Booth, Bernard P.
Smith, John Siddows, T. W. Barnes, Albreent
Yogt, A. L. M. Hewett, I. Teall, Gibbert Brady,
J. G. Wagner, Wm. Eastwood. Jas. Buckley,
Chas. Buckley, Lours Griesheimer, Henry Brnker,
H. C. Gorton, C. E. W. Crosman, J. R. Strauchen,
R. E. Winterstein, L. L. stone, Jno, F. Roberts,
S. Streat, F. Belanger, I. Wile, L. P. Rogers,
I. W. Butts, J. O. Roe, Q. C. Schuhart, Geo. F.
Crosman, L. A. Jeffreys, F. D. W. Clarke, W. H.
Hutchison, Oscar Craig, W. A. Cogswell, B. E.
Chase, E. Major, F. D. Horton, Wm. Heine, John
A. Jaking, H. C. Brewster, H. M. Ellsworth, P.S. Hastings.
Occdared regolyaded filed and published

Ordered received, filed and published.

By Ald Marson-Resolved, That the Edison Electric Illuminating Company have the right and authority to install and operate and lay under ground conduit for conducting electricity in an through the following streets and alleys:

1. East Main and West Main streets from the Liberty pole to West Main street bridge.

2. Aquednet street, from Main street to the canal, and thence, on poles, across the canal, to the central station of the company in the rear of the John Snow building on Exchange street.

3 State street, from the Four corners to the railroad.

4. Front street, from Main street to Exchange place.

5. Exchange place, from Fiont street to Stare street.

6. Mill street, from Exchange place to Market street.

7. Market street, from Mill street to State street.

8. North and South St. Paul streets, from Andrews street to Court street.

9. Irving place, from Main street to the canal.

And Further Resolved, That said company have the right and authority to erect poles and hang wires thereon and to install and operate the same in the following streets and alleys: 1. Pindell alley, from Main street to Allen

street.

2. Church street, from State street to Pindell alley.

3. Spring street, across Exchange street

4. Irving place, from the canal, south, to Spring street.

5. Pine alley, from Spring street to Troup stree(.

6 School alley, from the canal to the soutpern end of the same.

7 Spring alley and Scott place, from Main street to Troup street.

8. Aqueduct street, from the station to Court street.

9. Court street, from the river bridge to Exchange street.

And turcher, Resolved. That the mayor be, and he hereby is, empowered to execute a contract on behalf of the city with said Illuminat ing Company (which contract shall be subject to the approval of the city attorney) corrying into effect the prayers of the petition of said company.

And further, Resolved, That said company furnish bonds in the sum of fif y thousand dollars (\$50,000) to be approved as to form by the city attorney, and as to sufficiency of terms and sureties by the city attorney and mayor, conditioned to secure the faithful performance of the representations of said petition; and to save the city barmless from all damages by reason of open trenches; and that the execution of said contract, and the delivery of said bond he conditions precedent to the grant of the above mentioned franchises, which franchises shall upon such execution and delivery in mediately take effect.

Ald. Mandeville moved that the resolution be referred to the Committee on Opening and Alteration of Streets and the Executive Board. Adopted.

By Ald. Marson-Whereas, The Stien Manufacturing Company is desirious of erecting a strong, light structure in front of their fac-tory and across the sidewalk on Court street to facilitate the loading of caskets, so as not to impede travel on said sidewalk; therfore be it

Resolved, That permission be granted said company to erect such a structure according to a plan herewith submitted.

Ald. Mandeville moved that action on the resolution be postponed until the Executive Board report back their action to this Council.

By Ald. Kohlmetz-Petition of Cnas. Harnishteger for permission to erect a wood build-ing. Referred to the Wood Building Committee and fire marshal with power to act.

By Ald. Fritzsche-Petition for the improve-ment of Joiner street. Referred to the surveyor to prepare an ordinance.

By Ald. Fritzsche-Petition of Pierre Meisch for permission to erect a wood building, and moved permission be granted under the direction of the fire marshal. Adopted.

By Ald. Elliott-Petition for the improvement of South Goodman street. Referred to the surveyor to prepare an ordinance.

By Ald. Elliott-Petition of Leonard Weidepourner for permission to erect a wood building. Referred to the Wood Building Committee and fire marshal with power to act.

By Ald. Foley-Petitions of Wm. and Louisa Benz, E. M. Kelbfleisch, Earnest Sheldrick and Conrad Bock, for permission to erect wood ouidings, and moved that permission be grant d under the direction of the Wood Build. ing Committee and fire marshal. Adopted.

By Ald. Foley-Petition for a plank walk on

Mansion street. Referred to the surveyor to prepare au ordinance

By Ald. Foley-Petition for water mains in ansion street. Referred to the Water Works Mansion street. Referred to the ' Committee and Executive Board.

By Ald Foley-Bills of

Rochester Gas Co., lighting month April. \$1,052 47 Brush Light Co., .. 4,167 00 Referred to the Lamp Committee.

By Ala. Feley - Petition for Medina stone block pavement in West avenue. Referred to the City Surveyor to prepare an ordinance.

By Ald. Selye-Pet tions of Mrs. Ann Casey, Geo. Baker and Corpelius McDonald for permission to erect two wood buildings. Referred to the Wood Building Committee and fire marshal.

By Ald, Selve-Petition for a sidewalk on the east side of Thorn street. Also a sewer in Straub street Referred to surveyor to prepare ordinance for the same.

By Ald Mandeville-Petition for sewer in Lewis street. Referred to the surveyor to prepare an ordinance.

By Ald. Mandeville-Petitions of Flora A. Morrison and Mary Clark for permission to erect wood buildings. Referred to the Wood Building Committee and fire marshall with power to act.

By Ald. Mandeville-Bills of

Roch. Gas Co., gas, city buildings\$	$181 \ 35$
Howe & Bassett, plumbing ano material.	140 73
F. J. Irwin, cleaning and disbursements	$74 \ 37$
A. Metcalf, soft soap	3 50
E. Emerick, care clocks to May 1st	87 50
Elwood & Brien, keys and rep. locks	5 10
John O'Leary, services	1 00
Simon Foos, repairing furniture	43 35

Referred to the City Property Committee.

F. L. Hewitt, vac John Baker, remo				160 00 66 30
Patrick Bradley,				185 25
Robert Schutte.		••••		71 25
Jacob Bauber,	••	••		114 00
J. W. Maser,	••	••	.	114 00
John W. Mason,	••	••	• • • • •	185 25
Daniel Hickey.	••	••	••••	114 00

Referred to the Health Committee.

By Ald. Swikehard-Petition for asphaltum pavement in Brown street. Beferred to the city surveyor to prepare an ordinance.

By Ald. Swikehard – Petitions of G. H. Stalker and Mrs. Miller for permission to erect wood buildings. Referred to the Wood Building Committee and fire marshal with power to act.

By Ald. Swikehard-Petition for water mains in Fulton street. Referred to Water Works Committee and Executive Board.

By. Ald. Weider-Petition for the improvement of Pinnacle avenue. Referred to the surveyor to prepare an ordinance. By Ald. Weider-Bills of

H. D. Bryan, printing blanks \$ 8 50
Chas. Glover, serving notices
M. L. Burke, """ "
Rochester Herald Publishing Co., publish-
ing notices
W. G. Martens, badges 32 00
M. Dolanty, material and services
Post-Express Publishing Co., extra work on
tax list 6 00
Sunday Herald Pub. Co., printing 16 50
Rochester Volksblatt, printing notices 7 00
W. W. Morrison, printing for City Attorney 332 08
Chas Glover, serving notices 13 34
Union and Advertiser Co., publishing no-
tices 105 13

Union and Advertiser Co., publishing poll 91 25 22 50

sessors...... Chas. T. Radeliffe, serving notices...... Frank J. Hurley, serving notices..... 12 00 19 52 17 54

Referred to the Contingent Expense Committee.

By Aldermau Stein-Petitions of Julie Adler, Harris Dworskey, and Mrs. White, for permission to erect wood buildings. Referred to the Wood Building Committee and fire marshal, with power to act.

By Alderman Stein-Petitions for water mains in Hickson street. Referred to the Water Works Committee tod Executive Board.

Alderman Stein-Petition for pipe By sewer in Vienna street. Referred to the surveyor to prepare an ordinance.

By Alderman Stein-Petition for lamps in Vienna street.

By Alderman Stein-Resolved, That the Citizens Gas Light Company be, and hereby is, requested to lay a gas main in Vienna street. from St, Josepa street to Hudson street, and the Lamp Committee be authorized to locate as many public lamps as may be necessary for the proper lighting of said Vienna street. Adopted.

By Ald, Bohrer-Petition of Henry Rage for permission to erect a wood building. Re ferred to the Wood Building Committee and Fire Marshal with power to act. By Ald. Bobrer - Petition of W. A. Botsford

for permission to erect a wood building. Ald. Mandeville presented a remonstrance against the same, and moved that the petition be referred to the Wood Building Committee to investigate and report back to this Board. Adopted.

By Ald. Bohrer-Petition for electric light on University avenue. Referred to the Lamp Committee.

By Ald Bohrer-Bills of

B. L. Sheldon, meals for prisoners, March\$18 6	0
Geo. Masseth, horse hire 3 0	
West. Union Tel. Co., telegrams, March, 1886, 16 1	0
Balt, & Ohio Tel, Co., " " 19 8	56
John C. Hayden, expenses 60	
Joseph P. Cleary, expenses, March 9 9	
B. Frank Enos, " "	15
D.A	

Referred to the Police Committee.

By Ald. Kelly-Petitions for sewers in Child street and Hensler alley, plank walk on West Campbell street and opening a street between Child and Wackerman streets. All of which were referred to the city surveyor to prepare ordinances

By Ald, Kelly-Petitions of Geo. F. Danforth and Julius Braun to erect wood buildings and moved that permission be granted. Adopted.

By Ald. Kelly—Petition for water mains in Warner street. Referred to the Water Works Committee and Executive Board.

By Ald. Shaeffer-Petitions for sewers in Bates, Alexander and Goodman streets, also petition for plank walk on Borchard street, all of which was referred to the surveyor to prepare ordinances.

By Ald. Schaeffer-Petition for water mains in Bates street. Referred to the Water Works Committee and Executive Board.

By Ald. Schaeffer-Petition for special as-

sessment for care and repair of Culver park. By Ald. Schaeffer—Whereas, A majority of all of the owners of lots on that portion of Calver park running north and south, between | the conclusion of the Common Council:

ŝ Ł East avenue and University avenue, have pe-titioned the Common Council, in accordance with chapter 96 of the laws of 1880; therefore

Resolved, That the City Assessors be, and they are hereby required to assess at the rate of (\$3) three dollars for each forty feet front, on said portion of Culver park running north and south, between East avenue and University avenue, said sum of three dollars for each forty feet front, to be added to and included with the general city tax for the year 1886, and the City Treasurer is authorized to pay the sum thus assessed and collected to M. W. Rundel, he being the person designated by the owners to receive the same, and the City Clerk is hereby directed to transmit a certified copy of this resolution to the City Assessors and the City Treasurer.

Adopted by the following vote:

Ald. Tracy, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Selve, Mandevlle, Swikehard, Weider, Bohrer, Kellv, Schaeffer-13.

By Ald. Shaeffer—Whereas, A majority of By Ald. Shaeffer—Whereas, A majority of

the owners of all the lots adjoining Avenues A and B and Crescent avenue, Vick park, have presented to this Common Council a petition in accordance with chapter 96 of laws of 1880; and

Whereas, Said owners, by said petition, are desirous of levying a tax at the rate of six dollars (\$6) for each forty feet front on said park, for the purpose of defraving the expenses of making ordinary improvements and repairs thereon for the year 1886; therefore, Resolved, That the City Assessors be and

they hereby are required to assess at the rate of six dollars (\$6) for each and every forty feet (40ft.) front on said Avenues A and B and Cresent avenue, Vick park, excepting lots Nos. 124, 125, 126, 127, 128, 129, 130 and 131 of said park, said sum to be added to and included with general city tax for the year 1886; and the City Treasurer is hereby authorized and directed to pay the sum thus assessed and collected to James Vick, he being the person designated by the owners to receive the same; and the City Clerk is hereby required to transmit to said Assessors and City Treasurer a certified copy hereof.

Adopted by the following vote: Ayes—Tracy, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaeffer—13.

REPORTS OF STANDING COMMITTEES

Ald. Weider from the Contingent Expense Committee, Ald. Mandeville from the Health Committee, Ald. Mandeville from the City Property Committee, Ald. Bohrer from the Police Committee, reported favorably on the bills referred to their respective committees, and referred them to the Finance Committee for payment.

By Ald. Mandeville-

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN: Your Map and Survey Committee

GENTLEMEN: Your Map and Survey Committee submits for your consideration, the following: Questions baving been raised to the powers and duty of the City Surveyor and Executive Board respectively with reference to public improve-ments made under ordinances of the Common Council, your committee has given a careful con-sideration to the provisions of the charter bear-ing thereon, and finds the following, and respect-fully recommends that such findings be adopted as the conclusion of the Common Council.

First—The determination of the plan of any pub-lic improvement under an ordinance, that is the character and extent of the work, is vested in the Common Council. The City Surveyor, an ap-pointee of the Common Council, is by resolution of that body, invariably required to ascertain and report the expense of every such improvement, except where lands are to be taken, and such re-port is invariably presented before any action us taken on an ordinance. The ascertainment of the expense necessarily includes the formation by the City Surveyor of a plan of the work, and such plan, expressed in general language, is usually em-bodied in the ordinance adopted. It is not practi-cable to give in an ordinance the specifications for First-The determination of the plan of any pubcable to give in an ordinance the specifications for the work, but the adoption of the ordinance neccable to give in an outmande one specifications for the work, but the adoption of the ordinance nec-essarily is an indorsement and adoption of the plan and the specifications for the execution of the work prepared by the City Surveyor. The fact that the specifications may not in practice be writ-ten out by the Snrveyor until after the adoption of the ordinance is immaterial, as the plan adopted at the expense fixed includes the specifications. So far legislation is had. Then follows the execution of the work under the ordinance. Second—The Executive Board is required to let the contract; to see that such contract protects the city; to insist upon and to compel its faithful execution. The power conferred upon that Board is purely executive. That Board is not resposible for any mistakes in the plan, or errors or omissions in the specifications. The Onemon Council or

for any mistakes in the common Council or in the specifications. The Common Council or the Surveyor, on the other hand, is not responsible for any mistakes of the Executive Board in the execution of the work. In this way responsibility is centered upon some board or person, as it

should be. Third—It does not, however, follow that each department should go on with work without condepartment should go on with work without con-sultation and comparison of views, with other de-partments. If a plan is found to be unsound, if is the duty of the municrpal officer having knowl-edge thereof to respectfully call the attention of the officer or board thereto, with a view to cor-rection. If a contract is being improperly carried out, or something that needs to be done is being omitted, by a contractor, the officer having cog-nizance of such failure should bring the matter before the proper board. But their is no reason for interference by one officer or department with the work, the responsibility for which rests upon the work, the responsibility for which rests upon another. H. KOHLMETZ.

Map and Survey Committee.

Adopted.

REPORTS OF SELECT COMMITTEES.

Ald. Selye from the Printing Committee and Ald, Kelly from the Salary Committee reported progress and asked for further time which was granted.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the clerk-

MAYOR'S OFFICE, CITY OF ROCHESTER, N. Y., April 20th, 1886.

To the Common Council:

GENTLEMEN: At a meeting of your Board held on the 31st day of March, 1886, a resolution was adopted accepting a profier of the same date made by M. W. Rundell and T. T. Southwick to lay a water main in Culver place from University ave-nue southward, at their own expense, providing the common Council would return to them the cost

the Common Council would return to them the cost thereof, without interest, out of any moneys which may be appropriated for water pipe exten-sion by the tax levy of the year 1886. Previous to approving the said resolution I re-quired Messrs. Rundell and Southwick to execute an agreement which provides that the said resolu-tion of the Common Council may be so modified, if the Council shall : o elect, that the cost of said pipe may be paid in two equal annual payments without interest, one-half out of moneys collected for the

Water Pipe Extension Fund in 1886 and one-half out of moneys to be collected for said fund in the year 1887.

This action was taken by me, knowing that a very large demand will be made for water pipe extensions during the present season and the pledging in advance of an appropriation, of so large a sum, seemed to me as to some extent forestalling a care-ful examination of other equally urgent claims of other localities and streets and might prevent extensions in such streets because of so large a sum having been already pledged. Respectfully submitted

C. R. PARSONS, Mayor.

Ordered received, filed and published.

By the Clerk.

OFFICE OF EXECUTIVE BOARD, { ROCHESTER, April 19th, 1886. {

To the Common Council.

GENTLEMEN-In the matter of the dedication of "Bartlet," "Kenmore" and "Florence" streets by Messrs. T. D. Snyder and L. L. Stone, which was referred to the Executive Roard, to report whether all acts had been performed by said Sny-decord Store account in the constitute Long dod der and Stone, necessary to constitute a legal dedi-cation of the same to the City of Rochester as public streets. Said Board would respectfully re-port that the necessary map and descriptions have been filed, also that "Kenmore" and "Florence" strets have been graded, but that Bartlett street is still ungraded and not safe to be used by the public. Respectfully submitted, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published. By the Clerk-

OFFICE OF EXECUTIVE BOARD,

ROCHESTER, April 19, 1886.

To the Common Council:

GENTLEMEN: - An examination of the sewer in Lowell street develops the fact that at St. Paul Street said sewer is clear and unobstructed; at Martin street there is a deposit of 6 inches in depth; at Galusha street, 10 inches; at Almira street, 12 inches, and at Cole street, 12 inches. Joiner street sewer is found to be unobstructed.

Respectfully submitted, THOS. J. NEVILLE, Clerk. Ordered received, filed and published.

By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, April 19, 1886.

To the Common Council: GENTLEMEN: In accordance with your direc-tion the Executive Board has caused an examination of the Gorham street sewer to be made, and would report that said sewer is found to be com-paratively clean and in good order. Respectfully submitted, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published. By the Clerk-

OFFICE OF EXECUTIVE BOARD, | ROCHESTER, April 20th, 1886.

To the Common Council :

GENTLEMEN: The plank sidewalk on the east side of Lake avenue from the old city line north-ward to Fraunberger street is decayed beyond repair and is in a dangerous condition.

The Executive Board would recommend that the City Surveyor be directed to prepare an ordinance for constructing new walks between the points in-dicated where good walks at the proper grade do not now exist. Respectfully submitted. THOS.J. NEVILLE, Clerk.

Ald. Mandeville moved that the communication be referred to the Surveyor. Adopted. By the Clerk-

EXECUTIVE BOARD, HIGHWAY, FIRE AND WATER COM'RS, OFFICE, CITY HALL, ROCHESTER, N. Y., April 20, 1886.

Peter Sheridan, Esq., City Clerk: DEAR SIR: In accordance with the request of the City Attorney, I herewith transmit you a copy of the proceedings to acquire water rights by the city of Rochester in Hemlock and Canadice Lakes. Respectfully, THOS. J. NEWILLE, Clerk.

Ordered received, filed and published.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., April 20.

To the Hon. Common Council:

GENTLEMEN: At a meeting of the Board of Health held April 16th the following communica-tions were presented and referred to the Common Council for your consideration.

A petition was presented for a sewer in Hensler alley; also the following communication in relation to the same:

To the Board of Health of the City of Rochester: GENTLEMEN: I would respectfully call your attention to the condition of the cellars under the houses on Hensler alley, off Jay street, as the cause of much sickness in that section. Yours truly, M. C, RUTHERFORD, M. D.

of much sickness in that section. Yours truly, M. C, RUTHERFORD, M. D. Inspector Griswoid reported water in cellars on the following streets: Davis, Gilmore, and water in lots on Lewis street, near Union, the cellars of houses on Henrietta avenue, Dudley street and Alexander street. The Board of Health desire to call your attention to the state of affairs in the oif-ferent streets, to the end that sewers may be con-structed to relieve the wants of people who com-plain from time to time of water in their cellars. Respectfully submitted.

PETER SHERIDAN, Clerk Board Health.

Cn motion of Ald. Mandeville referred to the Sewer Committee.

By the Clerk-

To the Honorable the Common Council :

GENTLEMEN-In accordance with the instruc-tions of the Board of Education I herewith submit the following communication. Yours respectfully, S. A. ELLIS, Supt. and Clerk.

REPORT OF SPECIAL COMMITTEE AND ACTION THEREON.

Commissioner McMillan, from the special com-mittee on the question of special appropriation and fiscal year of the board, presented the following report:

To the Board of Education: GENTLEMEN-Your committee beg leave to say that they have received from the city attorney the following opinion upon the questions submitted to him :

IIII : OFFICÈ OF JOHN N. BECKLEY, CITY ATTORNEY, 19 CITY HALL BULLDING, ROCHESTER, N. Y.) Dictated.) ROCHESTER, N. Y., April 10, 1886. (Dictated.)

Messrs. McLillan, McKelvey and others, Commit-tee of the Board of Education :

GENTLEMEN-In reply to the question submitted to me by your committee as to the commencement of the fiscal year for the Board of Education, I have the honor to submit the following:

Subdivision 6 of Section 129 of the city charter

contains the following provision: "The amount to be raised for teachers' wages and contingent expenses in any one year shall not be less than \$6 nor more than \$14 per capita, based on the average number of resident public encoded in the several public schools of said city, for the school year ending the 1st day of May next pre-ceding the levying of the general city taxes in each

ceding the levying of the general city taxes in each and every year. A sworn statement of such num-ber of pupils, so enrolled, shall be made by the su-perintendent of schools according to the verified monthly reports of the principals in said schools." Subdivision 11 of Section 131 of the charter makes it the duty of the Board of Education " annually on or before the 16th day of May in each year to determine and certify to the Common Council, the sums, in their opinion, necessary or proper to be raised for the several purposes hereinbefore men-

tioned, specifying the sums required (for the year commencing on the first Monday of September thereafter) for each of said purposes, including the sums necessary for the payment of teachers' wages, and also for contingent expenses.

wages, and also for contingent expenses. Section 137 of the charter makes it the duty of the Common Council "within fifteen days after receiving the certificate of the Board of Education, hereinbefore required, of the sum necessary or proper to be raised for school purposes, to deter-mine and certify to said Board of Education the amount that will be raised by them for the year commencing on the first Monday of September thereafter, for the purposes mentioned in said cerrificate

From the foregoing provisions, it seems to me to be a necessary inference that the fiscal year of the Board of Education begins, according to the char-ter, on the first Monday in September. I understand that it has for years been the in-variable custom of the Board of Education to make

this estimates for the year beginning April 1st, and that, in consequence of this fact, the board now finds itself out of funds for all purposes but the

payment of teachers' wages. To remedy this state of affairs, either of two plans may be adopted : The Common Council has power, under section 129 of the charter, to raise by loan in anticipation of the taxes, when necessary, the money to be raised, collected and levied for the benefit of the Board of Education. If this course should be adopted it would, of necessity, make the tax levy for 1886 much larger than usual. inasmuch as the sum to be raised would be the amount estimated to be necessary to carry on the schools for the year beginning September 1st, and, in addition thereto, an amount sufficient to pay the deficiency loan for the balance of the present fiscal year, a period of nearly five months.

The only alternative to the plan above set out is an amendament of the city charter making the fiscal year of the Board of Education begin at the same time with the fiscal of the other departments of the city government, to wit.: the 1st of April. J. N. BECKLEY, City Attorney.

For years the Board, in making estimates for ex-For years the Board, in making estimates for ex-penditures, have asked for sufficient funds with which to pay the salaries of teachers for ten months ending March 1st each year, deducting therefrom the amount received from the State, which is usually enough to pay teachers for three months, leaving seven monthly budgets to be pad from the city appropriation; also the amounts nec-essary to pay the salaries of janitors and em-ployees, and for contingent expenses for one year, ending April 1st. This course was adopted last year; but the Common Council cut down our estiyear; but the Common Council cut down cur esti-mate for teachers' wages three thousand dollars, and that for contingent expenses, including sala-ries of janitors and employees, nine thousand dol-lars. To pay the teachers' budget for February we found it necessary to use three thousand dol-lars of the money apportioned by the State, which was exactly the amount cut down by the Common Council from our estimate. To nay the selaries of janitors and employees for by the Common Contain from our estimate. To pay the salaries of janitors and employees for March, we were obliged to borrow from the amounts set apart for supervision, \$800.00; and library \$879.00, which amounts will have to be re-placed this year. You will thus see that to pro-placed this year. placed this year. You will thus see that to pro-vide for the balance of this year the following amounts will have to be raised: For janitors and other employees, to September 1st, six months, \$10,000; for teachers wages, \$22,000; for contin-gent expenses, including coal which has to be pro-vided for during the long vacation, \$10,000. These amounts will have to be expended with care to provide for all contingencies until that time. This does not contain anything for the repair of build-ings, as will be observed. Your committee are of the opinion that the bet-ter plan would be to have the city charter so amended as to require the fiscal year of the Board of Education to begin in April, in accordance with the recommendation of the City Attorney and the practice of the Board, which would make the fis-

but recommendation that of the other would make the fis-cal year of the Board which would make the fis-cal year of the Board conform to that of all the other departments of the city government.

Therefore, resolved, That the foregoing report and recommendation be and are hereby adopted.

T. MCMILLAN, W. J. MCKELVEY, JOHN A. NAGLE, CHAS. S. COOKE, CHAS. H. MOODY Committee.

The report was adopted and the committee continued.

By Com. McMillan-Resolved, That a certified copy of the foregoing be sent to the City Clerk and that the Common Council be requested to take immediate action upon the same. Adopted.

By Com. McMillan-Rosolved, That the Common Council be requested to place to the credit of the Contingent Fund, for salaries of employees and janitors for three months, the sum of six thousand dollars (6,000.00). Adopted.

I hereby certify that the foregoing is a true copy from the minutes in Board of Education April 19, 1886. S. A. ELLIS, Clerk.

Rochester, N. Y., April 20, 1886.

On motion of Ald. Mandeville, referred to the Finance Committee,

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: The undersigned, who were ap-pointed by order of the County Court of Monroe county, duly granted and entered on the 18th day of January, 1886, commissioners to inquire into and determine to what damages and compensa-tion the owners of compensation to be built to be tion the owners and occupants of the lands to be taken for the opening of a street from Clifford street to Norton street in the city of Rochester will be entitled, do respectfully report and certify their ward of damages as incident to the opening of said street, as follows: The several pieces and parcels of land required

for such purpose, and necessary for the opening of said street, are described as follows:

Beginning at the southwest corner of lot No. 35, of the Blumenthall tract, as designated on a map (f said tract, recorded in Monroe County Clerk's ofsaid tract, recorded in Monroe County Clerk's of-fice in liber 62 of deeds, at page 224; thence north-erly along the west line of lot No. 35, and the west line of lot No. 36, 175 feet and 2 inches; thence easterly along a line parallel with the north line of Chfford street, 25 feet; thence southerly along a line parallel with the west line of lot No. 35 and 36, 175 feet and 2 inches to the north line of Clifford street; thence westerly along the north line of Clifford street twenty-five feet to the place of be-ginning. These premises are owned by Mary Beerons of Rochester.

Also, all that tract or parcel of land described as follows:

Beginning at the northwest corner of the last described premises; thence northerly along the west line of lots No. 36 and 37 of the Blumenthall tract, one hundred and seventy-four feet and seven inches; thence easterly along the north line of said lot No. 37 twenty-five feet; thence south-erly along a line parallel with the west line of lots Nos. 37 and 38, one hundred and seventy-four feet and seven inches; thence westerly along a line at right angles to the westerly along a line at right angles to the westerly along of the terty-five feet to the place of beginning. These premises are owned by Cornelius De Jonge

of Rochester.

Also, all that tract or parcel of land described as follows:

Beginning at the southwest corner of lot No. 38 Beginning at the southwest corner of lot No. 38 of the Blumenthall tract; thence northerly along the west line of lot No. 38, one hundred and sixteen feet and two inches; thence easterly along the north line of said lot No. 38, twenty-five feet; thence southerly along a line parallel with the west line of lot No. 38 one hundred and sixteen feet and two inches; thence westerly along the south line of lot No. 38, twenty-five feet to the place of be-sinning. ginning.

These premises are owned by Edward De Jonge subject to a mortgage to the Citizens' Loan and Aid Association to secure the payment of \$1,040.

Also, all that tract or parcel of land described as follows:

1

Beginning at the southwest corner of lot No. 39 of the Blumenthall tract; thence northerly along the west line of said lot No. 39 one hundred and sixteen feet and two inches; thence easterly along the north line of said lot No. 39, twenty-five feet; thence southerly along a line parallel with the west line of said lot No. 39 one hundred and sixteen feet and two inches; thence westerly along the south line of said lot No. 39, twenty-five feet to the place of beginning.

These premises are owned by Sebastian Weber of Rochester

Also, all that tract or parcel of land described as follows :

Beginning at the southwest corner of lot No. 40 Beginning at the southwest corner of 101 NO. 40 of the Blumenthal tract; there northerly along the west line of said lot 140.40, one hundred and sixteen feet and two inches; there easterly along the north line of said lot NO. 40, twenty-five feet; thence southerly along a line parallel with the west line of said lot NO. 40, one hundred and sixteen feet and two inches; thence westerly along the south line of said lot NO. 40, twenty-five feet, to the place of beginning. place of beginning.

place of beginning. These premises are owned by the beirs of Sebas-tian Salzer, deceased, namely: Mary Volk of Web-ster, nosa Rosmond, Maria Shultz, Jacob Salzer, Elizabeth Keiser, Catharine Barthold, Louisa Barthold of Rochester, and Sebastian Salzer of New York, subject to the dower interest of Anna M. Salzer, and also subject to a mortgage held by the Rochester Savings Bank to secure the pay-ment of \$400. ment of \$400.

Also, all that tract or parcel of land described as follows :

Beginning at the southwest corner of lot No. 41, of the Blumenthall tract; thence northerly along the west line of said lots Nos, 41 and 42, about one hundred and seventy-five feet; thence easterly hundred and seventy-five feet; thence easterly along a line at right angles with the west line of said lot No. 41, twenty-five feet; thence southerly along a line parallel with the west line or said lots Nos. 41 and 42, about one hundred and seventy-five feet; thence westerly along the south line of said lot No. 41, twenty-five feet to the place of beginning.

These premises are owned by Fannie Hixson, an infant, for whom Pomeroy P. Dickinson was duly appointed guardian ad litem, subject to the dower interest of her mother, Fanile Hixson, of Roches-ter, N. Y., and, also subject to a mortgage on said premises held by Elizabeth B. Kingsbury of Hon-eoye Falls, N. Y., to secure the payment of \$350. Also, all that tract or parcel of land described as follow:

follows:

Beginning at the northwest corner of the last described premises; thence northerly along the west line of lots Nos. 42 and 43 of the Blumen-thall tract, one hundred and seventy-three feet and six inches to the north line of lot No. 43; thence easterly along the north line of lot No. 43; twentyfive feet; thence southerly along a line parallel with the west line of lots Nos. 42 and 43, one hun-dred and seventy-three feet and six inches; thence westerly along a line at right angles with the west line of lot No. 42, twenty-five feet to the place of hordmains. beginning.

These premises are owned by Mary J. Patterson of Rochester, subject to a mortgage to the Mutual Life Insurance Company of New York, to secure the payment of \$2,000. Also, all that tract or parcel of land described as

follows :

Beginning at the southwest corner of lot No. 44 Beginning at the southwest corner of 100 NO. 44 of the Blumenthall tract; thence northerly along the west line of lot No. 44, fifty-eight feet and one inch; thence easterly along a line at right angles to the west line of lot No. 44, twenty-five feet; thence southerly along a line parallel with the west line of lot No. 44, fifty-eight feet and one inch; thence westerly along the south line of lot No. 44 thence westerly along the south line of lot No. 44, twenty-five feet to the place of beginning. These premises are owned by Frederick Fisher

and Catharine M. Fisher of Rochester.

Also all that tract or parcel of land described as follows:

Beginning at the northwest corner of the last de-scribed premises; thence northerly along the west line of said lot No. 44, firty-eight feet and one inch; thence easterly along the north line of said lot No. 44, twenty-five feet; thence southerly along a line paraliel with the west line of said lot No. 44, fifty-eight feet and one inch; thence westerly along a line at right angles to the west line of lot No. 44, twenty-five feet to the place of beginning. These premises are owned by Catharine Weis-muller of Rochester, subject to a mortgage held by the Rochester German Insurance Company to se-cure the payment of six hundred dollars. Beginning at the northwest corner of the last de-

cure the payment of six hundred dollars.

Also all that tract or parcel of land described as follows:

Beginning at the southwest corner of lot 45 of the Biumenthal tract; thence northerly along the west line of said lot No. 45, fifty-eight feet and one inch; there casterly along a line at right angles with the west line of said lot No. 45, twenty five feet; thence souther'y along a line parallel with the west line of lot No. 45, fifty eight feet and one

the west line of lot No. 45, fifty-eight feet and one inch; thence westerly along the south line of lot No. 45, twenty-five feet to the place of beguning. These premises are owned by the heirs-at-law of Margaret Hahn, deceasec, namely: William Hahn, Charles Hahn, of full age, Marie Fetter, and Eliza-beth Hahn, infants, for whom romeroy P. Dick-inson was duly appointed guardian ad litem, sub-ject to an estate in tenancy by the courtesy, of Harry Habn Henry Hahn.

Also, all that tract or parcel of land described as follows:

Beginning at the northwest corner of the last described premises; thence northerly along the west line of lot No. 45, fifty-eight feet and one west line of not not not introduce the north line of lot No. 45, 25 feet; thence southerly along a line parallel with the west line of lot No. 45, fity-eight feet and one inch; thence westerly along eight feet and one inch; thence westerly along a line at right angles to the west line of lot No.

a line at right angles to the west line of lot No. 45. twenty-five feet to the place of beginning. These premises are own d by the heirs of Charles D.I., deceased, namely: Frank Dill and Magdalen Dill, of full age, and Joseph Dill, George Dill, Eliza Dill and Charles Dill, infants, for whom Pomeroy P. Dickinson was duly ap-pointed guardian ad litem, subject to the dower interest of Magoelena Dill, also, subject to a mortgage held by Elizabeth Zugeldn to secure the payment of \$450.00. Also, all that tract or parcel of land des-eribed as follows: Beginning at the southwest corner of lot No.46 of

Beginning at the southwest corner of lot No.46 of the Blumenthal tract; thence northerly along the west line of lots Nos. 46 and 47, one hundred and thirty-two teet and seven inches; thence easterly along a line at right angles to the west line of lot NO. 47, twenty-five feet; thence southerly along a line parallel with the west line of lots Nos. 46 and 47, one hundred and thirty-two feet and seven inches; thence westerly along the south line of lot No. 46, twenty-five teet to the place of beginning.

These premises are owned by Herman Lansing and Bernandine Lansing of Rochester, subject to a mortgage held by George H. Humphrey, trustee, etc., to secure the payment of seventeen hundred dollars.

Also, all that tract or parcel of land described as follows :

Beginning at the northwest corner of the last Beginning at the northwest corner of the last described premises; thence northerly along the west line of lot No. 47 fifty-five feet and nine inches; thence easterly along a line at right angles to the west line of lot No. 47 twenty-five feet; thence southerly along a line parallel with the west line of lot No. 47 fifty-five feet and nine inches; thence westerly along a line at right angles with the west line of lot No. 47 twenty-five feet, to the place of heginning. the place of beginning.

These premises are owned by Lewis P. Ross, of Rochester

Also, all that tract or parcel of land described as foliows :

Beginning at the northwest corner of the last described premises; thence northerly along the west line of lot No. 47 forty-four feet; thence

easteriy alone the north line of lot No. 47 twenty-five feet; thence southerly along a line parallel with the west line of lot No. 47 forty-four feet; i thence westerly along a line at right angles with the west line of lot No. 47 twenty-five feet, to the place of beginning.

These premises are owned by Leo Ter Haar. റെ Rochester, subject to two mortgages held by Olive Goodrich to secure the payment of \$900.00 and \$500.00, respectively.

Also, all that tract or parcel of land described as follows :

Beginning at the southwest corner of lot No. 48, of the Blumenthall tract; thence portherly along the west line of lot No. 48, one hundred and sixthe north line of lot No. 48, twenty-five feet; thence southerly a line parallel with the west line of lot No. 48, one hundred and sixteen feet and two inches; thence westerly along the south line of lot

No. 48, twenty-five feet to the place of beginning. These premises are owned by Jan Ter Haar and Johanna Ter Haar of Rochester subject to a mortgage held by Olive Goodrich to secure the pay-ment of \$800, and also subject to a mortgage to Olive Goodrich to secure the payment of \$300,

Also, all that tract or parcel of land described as follows

Beginning at the southwest corner of lot No. 49, beginning at the southwest conter of 1 of No. 49, of the Blumenthall tract; thence northerly along the west ine of lot No. 49, one hundred and six-teen feet and two inches; thence easterly along the north line of lot No. 49, twenty-five feet; thence southerly along a line parallel with the west line of lot No. 49, one hundred and sixteen feet and two inches; thence westerly along the conth line of lot No. 49, twenty-five feet to the place of be ginning.

These premises are owned by Stephen Strebb and Johanna Strebb of Rochester, subject to a mortgage given to Chriles Englert to secure the payment of \$950, which mortgage has been duly assumed to Matthias Kramer, also subject to a mortgage to secure the payment of \$1,500 owned by Matthias Kramer.

Also, all that tract or parcel of land described as Also, all thattract or parcel of land described as follows; Beginning at the southwest corner of lot No. 50 of the Blumenthall tract; thence northerly along the west line of lot No. 50, twenty-nine feet and one inch; thence easterly along a line at right angles to the west line of lot No. 50, twenty-five feet; thence southerly along a line parallel with the west line of lot No. 50, twenty-nine feet and one inch; thence westerly along the south line of lot No. 50 twenty-five feet to the place of beginning. These newsities are owned by Jacob Peterson of These premises are owned by Jaoch Petegan of Rochester

Also, all that tract or parcel of land described as follows:

Beginning at the northwest corner of the last de-Beginning at the northwest corner of the last de-scribed premises; thence northerly along the west line of lot No. 50, twenty-nine feet; thence east-erly along a line parallel with the north line of said lot No. 50, twenty-five feet; thence southerly along a line parallel with the west line of lot No. 50, twenty-nine feet; thence westerly along a line at right angles with the west line of lot No. 50, twenty-five feet to the place of beginning.

These premises are owned by Mary Petegan and Johanna Petegan of Rochester.

Also, all that tract or parcel of land described as follows:

Beginning at the northwest corner of the last describeu premises; thence northerly along the west line of lot No. 50, fifty-eight feet and one inch; thence easterly along the north line of said lot No. 50, twenty-five feet; thence south erly along a line parallel with the west line of lot No. 50, twenty-me feet; thence west file of lot ine at right angles to the west line of lot No. 50, twenty-five feet to the blace of beginning. These premises are owned by Albertus M. A. Pacand of Rochester.

Also, all that tract or parcel of land described as follows:

Beginning at the southwest corner of lot 51 of the Blumenthal tract; thence northerly along the west line of lot No. 51 and of lot No. 64, as desig-

7

ţ

Ċ

3

nated on a map of the Kedie farm, recorded in Monroe County Clerk's office in Liber 94 of Deeds, at page 522, two hundred and forty-nine feet and four inches; thence easterly along the north line of lot No. 64 of the Kedie farm, twenty-five feet; thence southerly along a line parallel with the west line of said lot No. 64 of the Kedie farm and said lot 51 of the Blumenthall tract, two hundred and forty-nine feet and four inches; thence west-erly along a line at right angles with the west line of said lot No. 51, twenty-five feet to the place of beginning:

beginning: These premises are owned by Simon L, Brewster and Stephen Remington of Rochester.

Also, all that tract or parcel of land described as follows

Beginning at the southwest corner of lot No. 63 Beginning at the southwest corner of lot No. 63 of the Kedie farm; thence northerly along the west line of said lot No. 63, about sixty-two feet; thence easterly along a line at right angles with the west line of said lot No. 63, twenty-five feet; thence southerly along a line parallel with the west line of said lot No. 63, about sixty-two feet; thence westerly along the south line of said lot No. 63, twenty-five feet to the place of beginning. These premises are owned by Bernard Sherry of

San Francisco, Cal. Also, all that tract or parcel of land described as follows:

Beginning at the northwest corner of the last described premeses; thence northerly along the west line of said lot No. 63 about twenty-seven and one-halt feet; thence easterly along a line at right angles with the west line of said lot No. 63 twenangles with the West line of said lot No. 5 twell-ty-five feet; thence southerly along a line parallel with the west line of said lot No. 63 about twenty-seven and one-half feet; thence westerly along a line at right angles with the west line of said lot No. 63 twenty-five feet to the place of beginning. These premises are owned by Charles W. Pardee the better white to a worknow to Maw F

of Rochester, subject to a mortgage to Mary E. Smith to secure the payment of \$400. Also, all that tract or parcel of land described as

follows:

Beginning at the northwest corner of the last described premises; thence nortnerly along the west line of said lot No. 63 about twenty-eight and one-half feet; thence easterly along the north line of said lot No 63 twenty-five feet; thence south erly along a line parallel with the west line of said erry atong a line parallel with the west line of said lot No. 63 about twenty-eight and one-half feet; thence westerly along a line at right angles with the west line of said lot No. 63 thirty-five feet to the place of beginning.

These premises are owned by Charles W. Pardee of Rochester, subject to a mortgage to Sarah P. Ellis to secure the payment of \$300.

Also, all that tract or parcel of land described as follows:

Beginning at the southwest corner of lot 62 of Beginning at the southwest corner of lot 62 of the Kedie farm; thence northerly along the west incof said lot No. 62, fifty-eight teet and eight inches; thence easterly along a line at right angles with the west line of said lot No. 62, twenty-five feet; thence southerly along a line parallel with the west line of said lot No. 62, fifty-eight feet and eight inches; thence westerly along the south line of said lot No. 62, twenty-five feet to the place of horizoing. beginning

These premises are owned by Solomia Goetzman of Rochester.

Also, all that tract or parcel of land described as follows:

Beginning at the northwest corner of the last de Beginning at the northwest corner of the last de-soribed premises; thence northerly along the west line of said lots 62, 61 and 60 of the Kedie farm, two hundred ninety-three feet and four inches; thence easterly along the north line of lot No. 60, twenty-five feet; thence southerly along a line parallel with the west line of lot Nos. 60, 61 and 62, two hundred and ninety three feat and four inches; two hundred and ninety-three feet and four inches: 2hence westerly along a line at right angles to the west line of said lot No. 62, twenty-five feet, to the

place of beginning. These premises are owned by Mary J. Koffejam, subject to a life estate therein of Catharine spella.

Also, all that tract or parcel of land described as follows:

Beginning at a point in the wet line of lot No. 59, distant fifty-eight feet eight inches northerly from the south line of lot 59; thence northerly along the weit northerly from the south line of lot 59; thence northerly along the weet line of lots No. 59 and 68 of the Kedie farm one hundred and seventy-six feet; the nce easterly along the north line of lot No. 58, twenty-five feet; thence southerly along a line parallel with the west line of lots Nos. 58 and 59, one hun-dred and seventy-six feet; thence westerly along a line at right angles with the west line of lot No. 59, twenty-of feet to the place of beginning

twenty-five feet to the place of beginning. These premises are owned by John Wirth, of Rochester.

Also, all that tract or parcel of land described as follows:

Beginning at the southwest corner of lot No. 57 of the Kedie farm; thence northerly along the west line of lots Nos. 57 and 56, two hundred and thirty-four feet and eight inches; thence easterly along the north line of lot No. 56, twenty-five feet; thence southerly along a line parallel with the west line of lots Nos. 56 and 57, two hundred and thirty-four feet and eight inches; thence westerly along the south line of lot No. 57, twenty-five feet to the place of beginning.

These premises are owned by John Zimbrick, of Rochester.

Also, all that tract or parcel of land described as follows:

Beginning at the southwest corner of lot No. 59 beginning at the southwest corner of lot No. 39 of the Kedie farm; thence northerly along the west line of said lot No. 59, fifty-eight feet and eight inches; thence easterly along a line at right angles with the west line of said lot No. 59, twenty-five feet; thence southerly along a line parallel with the west line of said lot No. 59, fifty-eight feet and eight inches; thence westerly along the south and eight inches; thence westerly along the south line of said lot No. 59, twenty-five feet to the place of beginning.

These premises are owned by Catharine Ver-sprella, of Rochester.

Also, all that tract or parcel of land described as follows:

Beginning at the southwest corner of lot 55 of the Kedie farm, thence northerly along the west line of said lot No. 55, fifty-eight feet and eight inches; thence easterly along a line at right angles with the west line of lot 55, twenty-five feet; thence southerly along a line parallel with the west line of lot 55, fifty-eight feet and eight inches; thence westerly along the south line of lot 55, twenty-five feet to the place of beginning

These premises are owned by the devisees named in the will of James Monroe, deceased, namely: Margaret Monroe, Janette Monroe, Blizabeth Mon-roe, Ann Monroe, Andrew Monroe, all of Rochester, Alexander Bertram of Potterhead, Scotland, James W Korre and Cotthorino M Korree Table. M. Kerr of Edinburgh, Scotland, and — McRay of West Point, Con-necticut, subject to a dower interest therein of Margaret Monroe.

Alsa, all that tract or parcel of land described as follows:

Beginning at the northwest corner of the last described premises; thence northerly along the west line ot lots 55 and 54 of the Kedie farm one hunline of lots 35 and 34 of the Kedle farm one hun-dred and thirty-three feet and two inches; thence easterly along a line at right angles with the west line of lot 54 twenty five feet; thence southerly along a line parallel with the west line of lots 54 and 55, one hundred and thirty-three feet and two inches; thence westerly along a line at right an-gles with the the west line of lot 55, twenty-five feet to the place of beginning. These premises are owned by Sarah A. Toates of

Gates.

Also, all that tract or parcel of land described as follows:

Beginning at the northwest corner of the last above described premises; thence northerly along the west line of lot 54 of the Kedie farm, about seventy-five feet; thence easterly along a line at right angles with the west line of said lot 54, twenty-five feet; thence southerly along a line parallel with the west line of lot 54, about seventyfive feet; thence westerly along a line at right angles with the west line of lot 54, twenty-five feet to the place of beginning.

feet to the place of beginning. These premises are owned by the devisees named in the will of James Monroe, deceased; Margaret Monroe, Janette Monroe, Elizabeth Monroe, Ann Monroe, Andrew Monroe, all of Rochester, Alexander Bertram of Potterhead, Scotland, James M. Kerr and Catharine M. Kerr of Edin-burgh, Scotland, and McRay of West Point, Con-mecticut, subject to a dower interest therein of Margaret Monroe, Also, all that tract or parcel of land deced

Also, all that tract or parcel of land described as follows:

Beginning at the northeast corner of the last described premises; there ortherly along the east line of Joiner street, as designated on a map of a subdivision of part of town lot No. 43, Irondeeast into to point is breet, as desinated on a final of a subdivision of part of town lot No. 43, Fronde-quoit, being the nursery owned by Samuel Moul-son, which map was recorded in Monrae County (lerk's office in Liber 3 of Maps, at page 35, May 4th, 1871, about eight hundred and sixty-five feet to the south line of Norton street; thence westerly along the south line of Norton street; fifty feet; thence southerly along the west line of said Joiner street, about eight hundred and sixty five feet to the south line of Borchard streit; thence easterly along the south line of Borchard st. fifty feet to the place of beginning. This strip of land was dedi-cated as a public street more then ten years since by the filing of said map and the selling of lots thereon bounded by said street.

The owners of lots on said street holding the fee of this strip of land subject to the public easement thereiv, are Joseph and Magdalena Kuhn, Mary Ann Gage, Amelia C. Beck, Ludwig Weiser, Samuel Moulson and Lorenzo Roth.

Also, all that tract or parcel of land described as follows: Beginning at the southwest corner of the last described premises; thence easterly along the south line of Borchard street twerty-five feet; there south in the of Borenau street twenty-inverteet, thence southerly along the east line of lots 36 and 37 of the Kedie farm one hundred and seventy-nine feet and ten inches; thence westerly along a line at right angles with the east line of lot No. 37 twenty-five feet; thence northerly along a line parallel with the east line of lots 36 and 37 one hundred and seventy-nue feet and ten inches, to the place of beginning.

These premises are owned by Samuel Moulson of Rochester, subject to a mortgage to Monroe County Savings Bank to secure the payment of \$5,210.00.

Also, all that tract or parcel of land described as follows : Beginning at the southwest corner of the last described premises; thence easterly along a line at right angles with the east line of lot No. 37 line at rught angles with the east line of lot No. 37 twenty-five feet; thence southerly along the east line of lots 37, 38 and 39 two hundred and seven-teen teet and six inches; thence westerly along a line at right angles with the east line of lot No. 39 twenty-five feet; thence northerly along a line parallel with the east line of lots 39, 38 and 37 two hundred and segmether and significant to the hundred and seventeen feet and six inches, to the

place of beginning, These premises are owned by Hiram Sibley of Rochester

Also all that tract or parcel of land described as follows :

Beginning at the southwest corner of the last Beginning at the southwest corner of the last described premises; thence easterly along a line at right angles with the east line of lot 39, wenty-five feet; thence southerly along the east line of lots 39 and 40, one hundred and seventeen feet and four inches; thence westerly along a line at right angles with the east line of lot 40, twenty-five feet; thence northerly along a line parallel with the east line of lots Nos. 40 and 39, one hundred and seventeen feet and four inches to the place of be-ringing. ginning.

These premises are owned by Charles Lays and Alvina Lays of Rochester, subject to a mortgage held by Josephine Hassler, to secure the payment of \$2,500.

Also, all that tract or parcel of land described as follows :

Beginning at the southwest corner of the lastdescribed premises; thence easterly along a line at

right angles with the east line of lot No.40, twentyright angles with the east line of lot No. 40, twenty-five feet; thence southerly along the east line of lots Nos. 40 and 41, one hundred and seventeen feet and four inches; thence westerly along a line at right angles with the east line of lot 41, twenty-five feet; thence northerly along a line barallel with the east line of lots Nos. 40 and 41, one hun-dred and seventeen feet and four inches to the place of beginning. place of beginning.

These premises are owned by Margaret Ehret of Rochester, subject to a mortgage held by the Monroe County Savings Bank to secure the payment of \$200.

Also, all that tract or parcel of land described as follows:

Beginning at the southwest corner of the last described premises; thence easterly along a line at right angles with the east line of lot No. 41, twentyfive feet; thence southerly along the east line of lots Nos. 41, 42, 43 and 44, 352 feet; thence westerly along a line at right angles with the east line of lot No. 44 twenty-five feet; thence northerly along a line parallel with the east line of lots 44, 43, 42 and 41, 352 feet to the place of beginning.

These premises are owned by the devisees under the will of Joseph Kohlman, deceased, namely: Jo-seph Kohlman, John Kohlman of Titusville, Pa., Nicholas Kohlman, Mary Walker, William Kohl-man and Frank Kohlman of Rochester

Also, all that tract or parcel of land described as follows:

Beginning at the southwest corner of the last described premises; thence easterly along a line at right angles with the east line of lot 44, twenty-five fight abgres with the east line of 1964, twenty-live feet; thence southerly along the east line of lots 44 and 45, 117 feet and 4 inches, thence westerly along a line at right angles with the east line of lot 45, twenty-five feet; thence northerly along a line parallel with the east line of lots 45 and 44, 117 feet and 4 inces to place of heriping. and 4 inches to place of beginning.

These premises are owned by John G. Gassett of Rochester

Also, all that tract or parcel of land described as follows:

Beginning at the southwest corner of the last described premises; thence easterly along a line at right angles with the east line of lot 45, twentyfive feet; thence southerly along the east line of lot 45 about forty-five feet; thence westerly along a line at right angles with the east line of lot 45, twenty-five feet; thence northerly along a line parallel with the east line of lot No. 45 about forty-five feet to the place of beginning. These premises are owned by Martha Rothaug of

Scottsville, subject to a life estate therein of Catharine Kloss and husband and also subject to a mortgage held by Jacob Nunnold to secure the payment of \$400.

Also, all that tract or parcel of land described as follows:

Beginning at the southwest corner of the last described premises; thence easterly along a line at right angles with the east line of lot No.46, twentyfive feet; thence southerly along the east line of lot No. 46, about forty-five feet; thence westerly along a line at right angles with the east line of lot No. 46, twenty-five feet; thence northerly along a line parallel with the east line of lot No. 46 about forty-five feet to the place of beginning.

These premises are owned by Dominick Ihlen of Rochester, subject to the same mortgages as the last described premises.

Also all that tract or parcel of land described as follows

Beginning at the southwest corner of the last de scribed premises; thence easterly along a line at right angles with the east line of lot No. 46, twen-ty-five feet; thence southerly along the east line of lot No. 46, fifty-seven feet six inches; thence west-erly along a line at right angles with the east line of lot 46, twenty-five feet; thence northerly along a line parallel with the east line of lot No. 46, fiftyseven feet six inches to the place of beginning. These premises are owned by Jacob Schirmer of

Rochester

Also all that tract or parcel of land described as follows:

Beginning at the southwest corner of the last

described premises; thence easterly along a line at described premises; thence casterly along a line average of the state of lot No. 46, twen-ty-five feet; thence southerly along the east line of lot No. 46 sixteen feet and four inches; thence westerly along the north line of Hayward park. twenty-five feet; thence northerly along a line merallel with the east line of lot No. 46 sixteen by the set of the set of the of the set of t

of Buffalo, in trust for Burrell Spencer under a devise in the will of Mary A. Spencer, deceased. Mary A. McKecknie of Canandaigua also claims ownership to the premises by virtue of a deed from Purell Samon a agregation of the last will from Burrell Spencer, as executor of the last will and testament of Mary A. Spencer.

also, all that tract or parcel of land described a follows: Beginning at the intersection of the south line of Hayward park with the east line of lot No. 34 of the Blumenthal t att; there southerly along the east line of said, lot No. 34, about ninety-eight feet; thence westerly along the south line of said lot 34 twenty-five feet; thence northerly along a line parallel with the east line of lot No. 34, ninety-eight feet; thence easterly along the south line of Hayward park twenty-five feet to the place of be ginning.

These premises are owned by Dollie Currier, Dol-lie Binney, of Amesbury, Mass., and Richard Cur-rier of Rochester, heirs at law of Sophia A. Currier, as tenants in common.

Also, all that tract or parcel of land described as follows:

Beginning at the southwest corner of lot 34 of the Blumenthall tract; thence southerly along the east line of lot 33 about sixty-four feet; thence westerly along a line at right angles with the east line of lot 33, twenty-five feet; thence northerly along a line parallel with the east line of lot No. 33, about sixty-four feet; thence easterly along the north line of lot 33, twenty-five feet to the place of beginning.

These premises are owned by Michael Ernissee of Rochester.

Also, all that tract or parcel of land described as follows:

Beginning at the southwest corner of the last described premises; thence easterly along a line at right angles with lot 33 of the Blumenthall tract, twenty-five feet; thence southerly along the east line of lot 33, about fifty-two feet; thence westerly along a line at right angles with the east line of lot 33, twenty-five feet; thence northerly along a line parallel with the east line of lot 33, fifty-two feet to the place of beginning. These premises are owned by Magdelena Schwan

of Rohester.

Also, all that tract or parcel of land described as follows:

Beginning at the southeast corner of the last described premises; thence southerly along the east line of lots 32 and 31 of the Blumenthal tract, about two hundred and thirty-five feet to the south line of lot 31; thence westerly along the south line of lot 31, twenty-five feet; thence northerly along a line parallel with the east line of lots Nos. 31 and 32, about two hundred and thirty-five feet; thence easterly along a line at right angles with the east line of lot No. 32, twenty-five feet to the place of

beginning: These premises are owned by Dollie Currie, Dol lie Binney of Amesbury, Mass., and Richard Cur-rier of Rochester, heirs-at-law of Sophia A. Currier as tenants in common.

Also all that tract or parcel of land described as follows:

Beginning at the northeast corner of lot No. 30 of the Blumenthall tract; thence southerly along the east line of lot No. 30, one hundred and sixteen feet and two inches; there westerly along the south line of lot No. 30, twenty-five feet; thence northerly along a line parallel with the east line of lot No. 30, one hundred and sixteen feet and two inches; thence easterly along the north line of lot No. 30, twenty-five feet to the place of beginning. These premises are owned by Simon L. Brewster and Stephen Remington of Rochester.

Also all that tract or parcel of land described as follows:

Beginning at the northeast corner of lot 29 of the Blumenthall tract; thence southerly along the east line of lot 29, one hundred and sixteen feet and two inches: thence westerly along the south line of lot 29, twenty-five feet; thence northerly along a line parallel with the east line of lot 29, one hundred and sixteen feet and two inches; thence easterly along the north line of lot 29, twenty-five feet to the place of beginning.

These premises are owned by Michael Maier of Oregon.

Also all that tract or parcel of land described as follows:

Beginning at the northeast corner on lot No.28 of Beginning at the northeast corner on lot NO.25 of the Blumenthall tract: there esoutherly along the east line of lots Nos. 28, 27, 26 and 25, about four hundred and sixty-five feet; thenee westerly along the south line of lot 25, twenty-five feet; thenee northerly along a line parallel with the east line of lots 25, 26, 27 and 28, about four hundred and sixty-five feet therees externs along the north line of These premises are owned by Okia A. Hyde of the total and the of the total and the own of Gates, Monroe county.

Also all that tract or parcel of land described as follows;

Beginning at the northeast corner of lot 24 of the Blumenthal tract; thence southerly along the east line of lot 24, about fifty-eight feet; thence west-erly along a line at right angles with the east line of lot 24, twenty-five feet; thence northerly along a line parallel with the east line of lot 24 about fifty eight feet; thence easterly along the north line of lot 24, twenty-five feet to the place of beginning.

These premises are owned by August Water-straab of Rochester. Also, all that tract or parcel of land described as

follows :

Beginning at the southeast corner of the last described premises; thence southerly along the east line of lot 24 about fifty-eight fee; thence westerly along the south line of lot 24 twenty-five feet; thence northerly along a line parallel with the cast line of lot 24, about fifty-eight feet; thence easterly along a line at right angles with the east line of lot

24, twenty-five feet to the place of beginning. These premises are owned by the heirs of George Rein deceased, namely: John Rein, George Kein, Leopold Rein, Mary Werner, Regina Ensman, Felicitas Usselman and Joseph Rein, subject to the Gouvaning the State of the State of the State of the Gouvaning the State of the State of the State of the State State of the State State of the St dower interest therein of Barbara Rein. These parties are all residents of Rochester.

Also, all that tract or parcel of land described as follows

Beginning at the northeast corner of lot 23 of the Blumenthall tract; thence southerly along the east line of lot 23, one hundred sixteen feet and two inthe of lot 23, then the lot of the south line of said lot 23, then the feet, thence northering along a line parallel with the east line of lot No. 23, one hundred and sixteen feet and two inches; thence easterly along the north line of lot No. 23 twenty-fine for the the parts of barbing inches.

These premises are owned by the heirs at law of Charles Kanhauser, deceased, namely: Georgiana Hussman, Emma Dubbelbeiss, and Charles Kan-hauser of Rochester, subject to the dower interest therein of Wilbalming Kanbauser therein of Wilhelmina Kanhauser

Also, all that tract or parcel of land described as follows:

Beginning at the northeast corner of lot No. 22 of Beginning at the northeast corner of lot No. 22 of the Blumenthall tract; thence so therely along the east line of lot No. 22, fifty-eight feet and two inches; thence westerly along a line at right angles with the east line of lot 22, twenty-rive feet; thence northerly along a line parallel with the east line of lot No. 22, fifty-eight feet two inches; thence east-erly along the north line of lot No. 22, twenty-eignt feet to the place of beginning. These premises are owned by Henry Raab of Rochester, subject to a mortgage thereon held by the Republic Savings Loan and Ald Association to secure the payment of \$500.

secure the payment of \$500.

Also, all that tract or parcel of land described as follows:

Beginning at the southeast corner of the last described premises; thence southerly along the east line of lot No. 22, about fifty-eight feet; thence westerly along the south Hae of lot No. 22, twenty-five feet; thence northerly along a line parallel with the east line of lot No. 22, about fifty-eight feet; thence easterly along a line at right angles with east line of lot No. 22, twenty-five feet to the place of beginning. place of beginning. These premises are owned by Catharine Fouquet,

mbject to a mortgage thereon held by Valentine G. Fochner to secure the payment ot \$800. Also, all that tract or parcel of land described as

follows :

Beginning at the southeast corner of the last desoribed premises; thence southerly along the east line of lots Nos. 21 and 20 of the Blumenthall tract, one hundred and seventy-four feet and three one hundred and seventy-four feet and three inches; thence westerly along a line at right angles with the east line of lot 20, twenty-five feet; thence northerly along a line parallel with the east line of lots 20 and 21, one hundred and seventy-four feet and three inches; thence easterly along the north line of lot No. 21, twenty-feet to the place of beginning.

These premises are owned by George Fichten-meyer of Rochester.

Also, all that tract or parcel of land described as follows

Beginning at the southeast corner of the last described premises; thence southerly along the east line of lots 20 and 19 of the Blumenthall tract, one hand for and six deal for the Balanchian tract, one westerly along a line at right angles with the east line of lot No. 19, twenty-five feet; thence north-erly along a line parallel with the east line of lots 19 and 20, one hundred and sixteen feet and two inches; thence easterly along a line at right angles to the east line of lot 20, twenty-five feet to the

place of beginning. These premises are owned by John A. La Force and wife of Rochester.

Also, all that tract or parcel of land described as follows:

Beginning at the southeast corner of the last Beginning at the southeast corner of the last described premises; thence southerly along the east line of lots 19 and 18 of the Blumenthall eact, one hundred and seventy-five feet and two inches to the north line of Clifford street; thence westerly along the north line of Clifford street; twenty-five feet: thence northerly along a line at right angles to the north line of Clifford street, one hundred and seventy-five feet and two inches; thence easterly along a line at right angles with the east line of lot No. 19, twenty-five feet to the place of beginning.

These premises are owned by Bethia Tichnor of Rochester.

Therefore, we, the subscribers, the commissioners, having been duly sworm, as required by the statute in such case made and provided, and havall met and acted on the matter submitted to us at the City Attorney's office in the City Hall building, Rochester, N. Y., pursuant to a notice of at least ten days, published according to law, and having taken a view of every part of the premises affected by this proceeding, and having inquired into and heard the allegations and proofs of the respective parties in interest, do, there-upon, determine and appraise the damages which the several owners and occupants of the lands and premises thus to be taken for the opening of said street will severally sustain by being deprived thereof, and fix the compensation which each of the aforessid owners and occuparts shall receive therefor as follows: The awards hereby made, after deducting all taxes and assessments which have become a lien upon the land described, and which are now due, to be paid as hereinafter pro-

3

F 3

e

-

f)

3

t

vided: To Mary Beerens, two thousand and twenty-five dollars, payable to Mary Beerens. To Cornelius DeJonge, two hundred and twenty-

To Edward DeJonge, two hundred dollars, paya-ble to the Citizens' Loan and Aid Association, mortgagee.

To Sepastian Weber, one hundred and thirty three dollars and twenty cents, payable to him. To Mary Volk, Kosa Rosmond, Maria Shultz.

8

Jacob Salzer, Sebastian Salzer, Elizabeth Keiser Catharine Barthold, Louisa Barthold and Anna M, Salzer, one hundred and thirty-three dollars and twenty cents, payable to the Rochester Sarings Bank, mortgagee. To Fannie Hixson, two hundred dollars, payable

to Elizabeth B. Kingsbury, mortgagee. To Mary J. Paterson, two hundred collars, pay-able to Mutual Life Insurance Company of New

York, mortgagee. To Frederick Fisher and Catharine M. Fisher, forty-nine dollars and ninety-five cents, payable to them.

To Catharine Weismuller, forty-nine dollars and

To Catharine Weismuller, forty-nine dollars and ninety-five cents, payable to the Rochester Ger-man Insurance Company, mortgagee. To William Hahn, Carles Hahn, Marie Fetter and Elizabeth Hen, heirs at law of Margaret Hahn and Henry Hahn, tenart by the courtesy, forty-nine dollars and ninety-five cents, to be de-posited in Monroe County Savings Bank subject to the order of the Court. To Frank Dill, Joseph Dill, George Dill, Magde-lena Dill, Elizabeth Dill and Charles Dill, heirs at law, and Magdelena Dill, widow of Charles Dill, deceased, forty-nine dollars and ninety-five cents, payable to Enzabeth Zugeldn, mortgagee. To Hermar and Bernandine Lansing, one hun-dred fourteen dollars and fifteen cents, payable to

dred fourteen dollars and fifteen cents, payable to George H. Humpurey, trustee, etc., mortgagee. To Lewis P. Ross, torty-eight dollars, payable to

him. To Leo Ter Harr, thirty-seven dollars and eighty

cents, payable to olive Goodrich, mortagee. To Jan Ter Harr and Johanna Ter Harr. ninetynine dollars and ninety cents, payable to Olive

To Mary Pettigan and Johanna Pettigan, six-To Mary Pettigan and Johanna Pettigan, six-

teen dollars and sixty-six cents, payable to them. To Albertus M. A.; Pscaud. thirty-three dollars and thirty-three cents, payable to him.

To Simon L. Brewster and Stephen Remington, for land taken from lots No. 30 and 51 of the Blum-enthall tract, and lot No. 64 of the Kedie farm, two hundred and forty-two dollars ninety cents. payable to them.

To Bernard Sherry of San Francisco, Cal., thirty-five dollars and fifty cents, payable to bim. To Charles W. Pardee, sixteen dollars and twenty cents, payable to Mary E. Smith, mortgagee

To Charles W. Pardee, fifteen dollars and thirty cents, payable to Sarah P. Ellis, mortgagee. To Solomia Goetzman, thirty-three dollars and

sixty cents, payable to her. To Catharine Versprella, thirty-three dollars and

sixty cents. payable to her.

To Mary J, Koffejam and Catharine Versprella, life tenant, one hundred sixty-eight dollars and

To John Zimbrick, one hundred and thirty-four To John Wirth, one hundred and one dollars, payable to him.

dollars and sixty cents, payable to him. To Margaret Monroe, Janette Monroe, Elizabeth Monroe, Aun Monroe, Andrew Monroe, Alexander Bertram, James M. Kerr, Catharine M. Kerr, and Bertram, James M. Kerr, Catharne M. Kerr, and
 McRay, seventy-five dollars and twenty-five cents, payable to them.
 To Sarah A. Toates, seventy-five dollars and twenty-five cents, payable to her.
 To Joseph and Magdalena Kuhn, one dollar, payable to the dollars.

To Joseph and Magdalena Kuhn, one dollar, payable to them. To Mary Ann Gage, one dollar, payable to her. To Amelia C. Beck, one dollar, payable to her. To Ludwig Weiser, one dollar, payable to him. To Samuel Moulson, one dollar, payable to him. To Samuel Moulson, one hundred and three dol-lars and twenty cents, payable to Monroe County Savipes Bark mortcagee

Savings Bank, mortgagee. To Hiram Sibley, one hundred and twenty-five dollars, payable to him.

Achiars and chirty cents, payable to Josephine Has-ler, mortgagee. To Margaret Ehret, sixty-seven dollars and thirty cents, payable to Monroe County Savings Bank, mortgagee, To Joseph Kohiman, John Kohiman, Nicholas Köhiman, Mary Walker, William Kohiman and Frank Kohiman, two hundred and two dollars, parable to them

Frank Kohiman, two numerica and the second payable to them. To John G. Gassett, sixty-seven dollars and thirty cents, payable to him. To Margaret Rothaug, twenty-five dollars and sixty cents, payable to Jacob Nunnold, mortgagee. To Dominic Ihlen, twenty-five dollars and sixty cents, payable to Jacob Nunnold, mortgagee. To Jacob Schirmer, thirty-three dollars, payable to him to him,

To Octavius O. Cottle, trustee, as aforesaid, and Mary A. McKeehnie, twenty-fivedollars, to be de-posited in Monroe County Savings Bank, subject to the order of the Court.

To Dollie Currier, Dollie Binney and Richard Currier, heirs at law of Sophia A, Currier, two hundred and fifty-five dollars, payable to them. To Michael Ennisse thirty-six dollars and sev-

enty cents, payable to him. To Magdelena Schwaan twenty-nine dollars and

eighty cents, payable to her. To Michael Maier, ninety-nine dollars and ninety.

cents payable to him. To Ovid A. Hyde, three hundred and ninety-nine

To Ovid A. Hyde, three hundred and ninety-nine dollars and seventy-five cents, payable to him. To August Waterstraab, forty-nine dollars and ninety-five cents, payable to him. To John Rein, George Rein, Leopold Rein, Joseph Rein, Mary Werner Regina Ensmen, Felicitas Usselman, heirs at law, and Barbara Rein, widow of George Rein, forty-nine dollars and ninety-five cents, payable to them. To Willhemina Kanhauser, widow, and Georgiana Hussman, Emma Dubbelbeiss and Charles Kan-hauser, heirs-at-law of Charles Kanhauser, de-ceased, one hundred and thirty-three dollars and thirty cents, payable to them.

ceased, one hundred and thirty-three dollars and thirty cents, payable to them. To Heinrich Raaf, sixty-six dollars and sixty-six cents, payable to the Republic Savings Loan and Aid Association, mortgagee. To Catharine Fouquet, sixty-six dollars and sixty-six cents, payable to Valentine G. Foehner, mortgaged

mortgagee.

To George Fitchenmeyer, three hundred and ninety-nine dollars and ten cents. payably to him. To John A. La Force and wife, two hundred and

fifty dollars, payable to them. To Bathia Tichnor, fiye hundred dollars, paya-ble to her. Respectfully submitted P. B. HULETT, F. A. SCHOEFFEL.

			ULLEI	
w.	H. 8	Зт.	Јон	N,

Commissioners. Dated Rochester, N. Y., April 20, 1886.

By Ald. Schaeffer-Resolved, That the next meeting, May 4, 1886, be and it hereby is fixed as the time for hearing allegations in reference to the confirmation of the report of the commissioners of appraisal in the matter of the opening of a new street from Clifford street to Norton street. Adopted.

ROCHESTER, N. Y., April 20, 1886.

To the Hon. Mayor and Common Council: To the Hon. Mayor and common Councu: GENTLEMEN—On the 3d of May, 1861, the "Old Thirteenth" departed from this city on their way to the seat of war. In commemoration of that event the "Old Thirteenth" will celebrate their 25th anniversary by a street parade and a banquet. And you are respectfully invited to review our or-puring the in the fourt Houseon Monday " Old May you are respectively invited to the to a barden ganization in front of the Court House on Monday, May 3d, at 5 o'olock p. m., and also to attend the banquet at 8:30 in the evening of the same day, at their rooms in the City Building on Front street.

By order Committee.

On motion of Ald. Mandeville the invitation was accepted.

By the Clerk-

REPORT	OF	THE	POLICE	CLERK	FOR	THE	MONTH
t na turga.			OF MAR	Сн, 1886	•	4.446	~~~∂****

POLICE COMMISSIONERS' OFFICE, April 20, 1886. (91

GENTLEMEN-I respectfully submit the follow-ing as my report for the month of March. 1886:

3	ing as my report for the m	ionth of Ma	arch	, 1886: d
I	 March 2-George Flagel Andrew Houser, jr James Thompson 4-Frank Menor Mary Wood Wm. Rhoda Michael Gill 5-Mary Hufur Geo. Swan Daniel Leary John Deyell. 6-Alvin Pottergi Geo, R. Lee Jacob Delman Joseph Ardinsky. Wm. H. Livingston Francis Kelly Nellis Larson Henry Burke Daniel Hurley John Miller 9-Platt Horton Agrees Houlehan io-Mary Wilson Alex. Bedram Mich. Galvin, Jr 2-Geo. McGraw John Callihan Ida Bell 	Crime. F	enal	lty. Paid.
	March 2-George Flagel	drunk	\$10	9.6 6 6
i l'	Andrew Houser, jr		10	18 .02 A
1	James Thompson	••	10	: 200001
	4-Frank Menor	n i ki kata ta	- 10	aan med
	Wm Bhode		10	seribeli ing
7	Michael Gill		10	SS 10 万代样。
	5-Mary Hufur	· · · · · · · · · · · ·	10	ene hund
	Geo. Swan		10	11. 180 (2) CL
	Daniel Leary		10	and that he
Ľ,	John Devell	assault	00	ef: \$5
1	6-Alvin Potterg	and larcer	N 60	st 2
iŀ.	Geo, R. Lee.	drunk	10	Th HTDDC
	Jacob Delman		5	0.00- 5 1.
41	Joseph Ardinsky	assault	2	2
1.	Wm. H. Livingston	vio. ord	. 5	11 192001
	8-A. Vanderworth	drunk	COS	st 5
	Francis Kelly	••	COS	st n 2
	Nellis Larson	a s ts rau	5	a da 19 5 1
	Henry Burke		10	o beinge
	Daniel Hurley	no Reinard	50	લી અલ્લો
	John Miller	25 K. K. K. K.	⊖ 3 ⊲	banhand
1	-riatt Horton	ា សុំខ្លែម	CO	st (97 2 970
1.	Agnes Houlehan		10	过的动植。
11	0-Mary Wilson	a se si se si se s	10	ngip yha.
1	Mich Colain	assault	CO	st 66 2 (6
1	Moriah Smith	arunk	10	l., -:: (5)
	2—Mariah Smith 3–Geo. McGraw		TÔ.	s - résier -
11	3-Geo. McGraw John Callihan	vio. ord. drunk assault	Ĵ.	. 16-96Ejd
1	Ido Poll	vio. ora.	10	25.04
1	Ida Bell Levi E. Thomas g-Lena Neff Philip Willie Chas. Rickert Cornelieus Hammond Lobo Gracement	drunk	10	त्य अपूर्णलंहाः ।
11	g-Lena Neff		10	5. 28. <u>2</u> .
14	Dhilin Willia	assault	ð	5
	Chas Bickowt	vio. ord assault drunk assault	. 00	St 5
	Compliance Hammond	assault	20	Negosia -
1	John Groonenen	urubk	10	an sa
	John Greenaner Christian Weiler	assault		신원은 말에서 다
1		••	10	D
1	Geo. Emezr	••	10	10 5
1	John Resser 6-Joseph Yaman Jacob Yaman James Stewart 7-Joseph Hostor	drunk	10	Ð
11	Jacob Vaman		10	44 h 5 1 Sector
	James Stowart		10	ing and an Ing ang ang
11	7-Joseph Healey	••	10	E.
1.	John Munch	· · · ·	10 10	50.635 U 125
1	Wm. J. Burke	net lar	50	1.01000
11	8-Henry Tiebrence. dis.	rel. m't'n	10	10
1	Wm Schulon	drunk	10	10
1	Geo. Geyersbach Lewis H. Spurr 9-Elizabeth Rozisky Henry McBride John Mahoney Lizzie Hart		10	
1	Lewis H. Spurr	••	10	10
1	9-Elizabeth Rozisky	••	10	10
1	Henry McBride.	••	ŧň	
	John Mahonev	••	10	
1		••	10	
1	Ed. McNeal	••	10	114
2	0-Rridget McGann	••	10	
2	2-Bridget McGann	••	10	
ļ	Henry Christie Delia Boyd B-Sarah McCabe Arndt Rosenthal	••	ĩŏ	
-	Delia Boyd	••	10	
2	B-Sarah McCabe	••	10	
	Arndt Rosenthal	••	1 0	
	Frank Grappenstetter	••	10	
	Edward Morsepe	etit larceny	10	
	Ellen Platt	assault	2	2
	wm. M. Wolfpe	tit larceny	10	
2	-Martin J. Lorey	drunk o	osts	s. 2
2	Arndt Rosenthal Frank Grappenstetter Edward Morsep Ellen Plattp 4-Martin J. Lorey. -Saml. DeLack Fred. Geist Bliza Bushier James Godwin Herbert D. Smithp -Daniel Harrington		10	
	Fred. Geist		10	5
	Lamor Coller	••	10	
	Horbort D. Smith		10	
0	Berbert D. Smithpe	tit larceny	50	25
20	Daniel Harrington Lawrence Corbett	drunk		
	Lawrence Corpett	vio. ord.	15	
	Sarah Owens.		15	
	Coo Bota		15	
	Goo Addi-		15	15
2	Tohn P D	pet. lar.	10	
14	Tamon Skuco	drunk	10	
	Sarah Owens. Pbilamina Sutz Geo. Ratz Geo. Addle John B. Brown James Skuse John Heath	not lo-	3	بو
1	00mii 110atii	pet. lar. o	ost	5

Thos. O'Donnell	drunk 10	1993年1月1日 1月19日日 - 1月1日 1月19日日 - 1月1日
Frank F. Carlton,	•• 10	10
29-Thos. Sampson	10	a a an an a'
Mary Sampson	10	shiere.
Bridget McLaughlin.		1941 - B
Amelia Turner	• • 10	n Malfreda
Geo, Pierce	assault 10	5
James Moore, Jr	drunk 10	
John O'Connor	3	dia dan ing
Wm. McGrath	3	
Nellie Nodecker	vio. ord. 10	5
Mary Parote	•• 10	
Fannie Hamilton	•• 10	
Annie Decker	· · · · · · 10	
Adolphns Hines	Drunk 10	
Abram Johnson	• 10	5
Henry Eisenburg	•• 5	
Jesse Wilson	10	
Lewis Underwood	. 5	
John McMahon	10	
John Christie	10	3.31.25
Andrew Brennan	··· Cost	2
30-John Brown	5	24.5
Charles Hall	Asseult 50	
James Malone	Drunk 10	
Wm. Oldfield	Pet. lar. 50	
Ed. Farley	Drunk 10	ି 2 ା
したべつまった いわぶとう ないしん		71 00

\$174 00 STATE OF NEW YORK, County of Mouroe, City of Rochester, ss:

Rodnester, ss: , B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the fore-going report contains a true and correct statement of all the moneys received by me as such clerk during the month of March, 1886, for fines, pen-alties and costs imposed by the Police Justice of seid city. B. FRANK ENOS, Clerk. Sworn before me this 20th day of April, 1886. B. KEELER, Commissioner of Deeds.

Ordered received, filed and published.

By the Clerk-

CIVIL SERVICE, BOARD OF EXAMINERS' OFFICE, ROCHESTER, N. Y., April 20, 1886.

DEAR STR: In response to your notice of a va-canov in Schedule B, Part 2nd, in the position of Otty Sealer, dated April 20th, 1886, by direction of the Board of Examiners in said Schedule B, Part 2nd, I have the honor to certify to you the follow-ing three names, being those graded highest upon the proper eligible list: Militor

			unitary
Name	P.O. Address.	Standing.	record
Peter B. Bradley	193 Lake ave.	100	
Fhomas Mahone	v.540 Plymouth	ave. 80	
Edwd. B. Lennor	n8 Campbell st	. 75	

Very respectfully, GEO. A. BENTON, Secretary. To Peter Sheridan, Esq., City Clerk.

Ordered received, filed and published. By Ald. Foley-

To the Hon. the Common Council City of Roch-

GENTLEMEN: I hereby resign my office of City ealer. THOS. MAHONEY. Sealer. Rochester, April 20, '86.

Accepted.

By the Clerk-

CITY CLERK'S OFFICE, (ROCHESTER, N. Y., April 20, 1886.)

TO THE COMMON COUNCIL :

GENTLEMEN-In accordance with the provisions of the City Charter, I hereby report that the fol-lowing named persons have qualified and taken the oath of office as required by law: William H. Tracy, President of the Common Courseil

Council.

Peter Sheridan, City Clerk. Frank J. Irwin, City Messenger. Isaac F. Quinby, City Surveyor. John Lutes, Overseer of Poor. Arthur McCormick, Fire Marshal. Thomas Mahoney, Sealer of Weights and Measures.

D. H. Koch, M. D., City Physician atom of T Charles R. Barber, M. D., "Out considered of on A. R. Gumberts, M. D., "Out considered of on N. M. Collins, M. D., "Out considered of the N. M. Collins, M. D., "Out considered of the M. C. Rutherford, M. D., "Out considered for M. C. Rutherford, M. D., "Out considered for M. C. Gannon, Inspector of Election, solution Harry M. Fairman, "Commissioner of Deeded. Commissioner of Deeds Harry M. Fairman, Harry M. Fairman, W, Irving Shelp, G. Fort Slocum, Thomas McGrath, William Howe, See Stor Stor Store Stor lias 🙀 lian A second and constrained and a second and constrained and and a second and and a second and and a second and and a second and a second and a second and a second M. H. Hogan, William E. Edmonds, M. D. L. Hayes, H. G. Thayer, William Danningburg, 1.1.1.46.15 10

William Dauman Edward Bayer, Respectfully submitted, PETER SHERIDAN, City Clerk, Clerk and published,

The Clerk presented the monthly report of the meat and vegetable inspector. Ordered teceived and filed. 12 26

ACTION ON ORDINANCES.

The first ordinance, for a Medina stone improvement on West avenue, was read by the clerk.

On motion of Ald. Mandeville the ordinance was tabled.

CHESTNUT PARK IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of the improvement of Chestnut Fark from Chestnut street to Williams street.

of the improvement of Chestnut Fark from Chestnut street to Williams street. Adopted. The usyor submitted as such estimate \$4,630 By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz: The setting of Medina stone curbs on each side of Chestnut Fark from Chestnut street to William street, the curb lines to be parallel to and seven (7) feet from the street lines of the said Park except at the ends thereof; also the grading of roadway and sidewalks of the Park aforesaid, and laying on each side of the same Portiand cement sidewalks four (4) feet wide, said walks to be constructed conformably to the par-ent of John J. Schilinger, the outer lines of the Walks to be on the street lines of the be Park, also the laying from curb to curb and from end to end of the Park aforesaid a Thinidad asphaltum pavement of the best quality, the foundation for the asphaltum material to be of oncrete not less than two and one-half (2%) inches thick. And whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$4,650, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assess-el for the whole expense thereof, viz.: One there of lots on each side of Chestnut Park from Chestnut street to William street. Auf urther Resolved, That the tax-payers to be as-sessed for making such improvements may pay their assessments in three equal payments, as follows: One-third of the amount assesses within thirty days after the advertisement of the assessment roll; one-third of the amount street to william street. Muffurther Resolved, That the tax-payers to be as-sessed for making such improvements may pay their assessments in three equal payments, as follows: One-third of the amount assesses within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the con-firmation of said roll, and the remaining one-third w

per annum. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172, of the Revised Charter of 1880, of the city of Rochester, chat all per-sons interested in the subject matter of said im-provement, are required to attend the Common Coun-cil, on Tuesday evening, May the 4th, 1885, at 7:30 o'clock, at the Common Council Chamber, when alle-gations will be heard. Adopted.

BROWN STREET MEDINA BLOCK-STONE IMPROVEMENT. By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Brown street from the Erle canal to the north curb line of West avenue. Adopted.

Adopted. The Surveyor submitted as such estimate \$51.500. By Ald, Kohlmetz-Resolved, That the following improvement is expedient, viz:

The improvement of Brown street from the Erie canal to the north curb line of West arenue by setting Me-dina stone curbs on each side of the street, leaving a roadway thirty (30) feet wide between the curb lines, and constructing for the entire width between the said quality; also the necessary manholes, lampholes, cross-walks, iot laterals and lot connections, cross-ring of the main and surface severs, and the constructing for the entire width between the repair-fing of the main and surface severs, and the construction for a street, leaving a crabe a mich and surface severs, and the construction for a street in the form as service pipe where now required or their future use can be antic/fated. This for the strength of other future as service pipe where now required or their future use can be antic/fated. The object where the strength of the same at the construction of water and reported the same at the the seven set thereof, viz: . Here of lots on each side of Brown street from the Erie canal to West avenue. . And further resolved, that the taxpayers to be as-sessed for making such improvements may pay their assessments in three cual payments as follows: One-the advertisement of the assessment roll; one-third of the advertisement of the assessment roll. On all sums paid prior to the maturity of the said last installment, discount within one year from the confirmation of said roll; and the remaining one-third within two paid prior to the maturity of the said last installment, discount with be allowed of star per chart, per anum. . And the Clerk is hereby directed to publish notice rharter of 1880, of the city of Rochester, that all per-ment are required to attend the Common Council, on ruesday evening, May the the, 1886, at ::30 o'clock, at the Common Council chamber when allegations will be heard.

at the Comm will be heard.

Adopted.

ŝ

BROWN STREET ASPHALTUM IMPROVEMENT.

Adopted. BROWN STREET ASPHALTUM IMPROVEMENT. By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Brown street from the Eric Canal to the north curb inne of West avenue. Adopted. The Surveyor submitted as such estimate \$43,500. By Ald. Kohlmetz-ResolvedThat the following im-provement is necessary, viz. The improvement of Brown street from the Eric Canal to the north curb inne of West avenue, by set-ting Medina stone curbs on each side of the street, ing Medina stone curbs on each side of the street, ing Medina stone curbs on each side of the street, ing Medina, stone curbs on each side of the street, ing Medina, stone curbs on each side of the street, ing Medina, stone curbs on each side of the street, ing Medina, stone curbs and constructing between said curbs from line to line an asphaltum parement of the best quality; also the necessary manholes, lamp holes, crosswalks, lot laterals and iot connections, street grading, the cleaning and repairing of the main sewers, and the laying of the water and cas service piemplated; also the construction of new and the clean-ing, repairing and extension of old surface sewers. Troded, however, that upon the letting of any formatic which may be made for the improvement foresaid, the contractor shall issue a bond with with che stat of form and sufficiency, and (%40,000) dollars, approved by the City stormey and the Excen-tine Gienn, Valentine Dengler, Frederick Goetz-man, George Bernad, Rudolph Hacker, Mathas Kon-Muna, Jacobigerling, owners of proverty assessed for the said improvement, or the survivors or survivor or the said improvement, or the parein so contracted or shall be maintained by the said contractor, or his street of acceptance of said work, and that at he ead in condition that he pareins the cerd of the whole ex-

shall be in such conductor that he repairs therefor shall be needed. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$43,500, which estimate is hereby approved. Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of Brown ssreet, from the Eric Canal to West avenue. And further resolved, That the taxpayers to be as-essed for making such improvements may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirma-tion of said roll; and the remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of the

said last installment, a discount will be anowed at six per cent. per annum. And the Clerk is hereby directed to publish notice is pursuance of Title VII., Section 172, of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to astend the Common Council on Tuesday evening, May 4th, 1886, at 746 o'clock, in the common Council Chamber, when allegations will be heard Adopted.

BOUTH ST. PAUL STREET PIPE SEWER.

By Ald Schaeffer-Resolved, That the city surveyor ascertain and report to this Council the expense of constructing an eighteen (18) incn vitriled pipe sewer in South St. Paul street from the sewer in East Main street to the sewer in Court street.

Constructing all eighteer from the sewer in East Main street to the sewer in Court street. Adopted. The surveyor submitted as such estimate, \$4,000. The surveyor submitted as such estimate, \$4,000. The surveyor submitted as such estimate, \$4,000. By Ald, Schaeffer-Resolved, That the following im-provement is necessary, viz. : The construction of an eighteen (16) inch vitrified pice sever in South St. Paul street, from the sewer in East Main to the sever in Court street, with the necessary man-holes, lamp-holes, surface sewers, and lot laterals and contections. And whereas, The cly surveyor, under the directions. And whereas, The cly surveyor, under the directions. And whereas, The cly surveyor, under the directions. And whereas, The the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereot, viz.: One tier of lots on each side of South St. Paul street. From East Main street, alloo one tier of lots on each side of Stone street, from Johnson park to Court street; also, one tier of lots on each side of Marty Street. And further Resolved, That the taxpayers to be as-sessed for making such improvements may pay their assessements in three equal payments, as follows: One ther of lots on each side of Marty street, from the southerly lots on each side of Marty street, and also one tier of lots on each side of Marty street street; also, one tier of lots an each side of Marty street street; and further Resolved, That the taxpayers to be as-sessed for making such improvements may pay their assession making such improvements may pay their assession to the amount assessed within thirly days after the advertasement of the assessment roll, one-third of the amount within one year from the confirmation of said roll and the remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last installinent, a discount will be allowed at the rate of ber cent, per annum. And the clerk is hereby directed to publish notic annum

And the clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Cqarter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, May the 4th, 1886, at 7:30 o'clock, at the Council Chamber, when allegations will be heard. Adopted

PLYMOUTH AVE. AND EDINBURGH ST PIPE SEWER.

By Ald. Shaeffer-Resolved, That the City Surveyor ascertain and report to this Council the expense of the construction of a vitrified pipe sewer in por-tions of Plymouth avenue and Edinburgh street.

veyor ascertain and report to this Council the expense of the construction of a vitrified pipe sewer in por-tions of Plymouth avenue and Edinburgh street. Adopted. The Surveyor submitted as such estimate, \$3,400. By Ald Shaeffer-Resolved, That the following im-provement is expedient, viz.: The construction of a vitrified pipe sewer fliteen (15) inches in diameter in Plymouth avenue beginning at a pcint two hundred and fourteen (214) feet north of the north line of Adams street, and extending southerly to the intersection of the center lines of Plymouth avenue and Edinburgh street, thence the construction easterly of a pipe sewer elghteen (15) inches in diameter in Edinburgh street, to intersect the sewer in Ex-change street with the necessary mannoles, lamp holes, lot laterals and connections, the taking up and reconstruction of dad at the construction of new sur face sewers where needed, and also the taking up at the stone main sewers within the limits above named. And, Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$3,400 which estimate is hereby approved. Besolved, further, That the following portion of said city is deemed benefited and fourteen (214) feet north of the north line of Adams street to Edinburgh street; also one ther of lots on each side of Plymouth avenue from a point two hundred and fourteen (214) feet north of the north line of Adams street to Edinburgh street; assessed for taking such improvenentes have to be as-sessed for taking such improvemente have to be as-sessed for taking such improvemente have as following assession the three quals besed within they days assessed to reak side of meals sessed within they days assessed to reak side number of a set from the confirm-ation of said roll, and the remaining one-third within two years from the confirmation of said roll. On all

sums paid prior to the maturity of the said last install-ment, a discount will be allowed at six per cent. per

annum. And the Clerk is hereby directed to publish notice in pursuance of Title VII., of section 173, of the Revised Charter of 1980, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend at the Common Council, on Tuesday evening, May the 4th, 1885, at. 71/2 or'clock, at the Common Council Chamber, when alle-gations will he heard. Adopted. Adopted.

DAVIS STREET PIPE SEWER.

By Ald. Schaeffer-Resolved, That the City Surveyor ascertain and report to this Council the expense of contructing a pipe sewer in Davis street.

ascertain and report to this Council the expense of contructing a pipe sewer in Davis street. Aropted. The Surveyor submitted as such estimate \$775. By Ald, Schaeffer-Resolved, That the following im-provement is necessary, viz: The construction of a pipe sewer 12 inches in diameter in Davis street, from a point 40 feet east of Hetzel alley to the sewer in Finney street, with the necessary sur-face sewers, lot laterals, Y branches and manholes. And wneeks, The City Surveyor, under the direc-tions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$715, which estimate is hereby approved. Reso ved, further-That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Davis street, from a point 40 feet east of Hetzel alley to be interest. And the Clev is thereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rechester, trat all per-sons interested in the subject matter of said in prove-ment, are required to attend the Common Council on Tuesday even Dg, May the eth, 1886, at 1;30 o'clock, at the Common Council Chamber, when allegations will behand. be heard.

Ald. Mandeville presented a remonstrance. The ordinance was then adopted.

DUDLEY STREET PIPE SEWER

DUDLEY STREET PIPE SEWER. By Ald. Schaffer-Resolved, That the City Survey-or ascertain and report to this Council the ex-pense of constructing a pipe sewer in Dudley street. Anopted. The Surveyor submitted as such estimate \$750. By Ad. Schaffer-Resolved, That the foilowing improvement is expedient. viz.: The construction of a pipe sewer. 12 inches in diam-eter, in Dudley street, from the sewer in Clifford street to a p int 80 feet north of Weeger street, with the necessary lot laterals. Y branches, surface sewers, manholes and the roadway grading and gutter forma-tion. tion

manholes and the roadway grading and guiter forma-tion. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at §.50, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefied and proper to be as-sessed for the whole expeose thereof, viz. : One tier of lots on each side of Dudley street, from a point \$0 feet north of Weeger street to Cifford street. And the Cierk is hereby appreted to publish notice in pursuance of Title VII, Section 122 of the Revised Charter of 1880 of the City of Rochester that all per-sons interested in the subject matter of said improve ment, are hereby required to attend the Common Council, on Tuesday evening, May the 4th, 1886, at Adopted. Whole hered. Adopted.

VERNON PARK PIPE SEWER.

Noticed. VERNON PARK PIPE SEWER. By Ald. Schaeffer-Resolved, That the City Sur-veyor ascertain and report to this Council the expense constructing a twelve (12) inch vinlined pipe sewer in venon par, beginning at a point eighty (80) feet w. st of the we t line of Joiner street, and exte. ding to the sewer in Cinton street. Adopted. The Surveyor submitted as such estimate, §925. By Ald. Schaeffer-Resolved, That the following improvement is n-cessary, viz: The construction of a twelve (12) inch vitrifi d pipe sewer in Crinton street, with the n-coss ry manboles suiface severs, ind laterals and connections, and road-way gred ng and gutter formations, and road-way gred ng and gutter formations. and whereas, The Citx Survefor, under the direc-tion of this Council has made an estimate of the whole expense thereof and reported the same at \$925, which estimate is here by approved: Resolved further, That the following portion of said 9

city is deemed benefited and proper to be assessed for the whole expense thereof, viz.; One tier of lots on each side of Vernon park from Clinton street to a line at sight angles to Vernon park and parallel to the west line of Joiner street. And the C erk is hereby directed to publish notice in pursuance of Title VII, section 172 of Revised Charter of 1880 of the city of Rochester, that all persons inter-ested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening. May the 4th. 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. heard. Adopted.

OPENING A STREET FROM CAMPBELL TO JAY STREET.

By Ald. Bohrer-Resolved, That the City Sur-veyor ascertain and report to this Council the land necessary to be taken for the opening of a street from Campbell street to Jay street.

Adopted. By Ald

By Ald. Bohrer-Resolved, That the following improvement is expedient, viz.: The op-ning of a street nom Campbell street to Jay street, and the territory deemed necessary to be taken therefor is described as folkws, viz.: A strip of land 40 leet in width extending row Campbell street to Jay street, the centre line thereof to be loceted on Camp-bell street 280,75 leet west of the west line of Child street, and on Jay street 281.75 fect west of the west how of Child street.

hise of Child street. Resolved further, that the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of 'ots on each side of ite proposed street, from Campbell street to Jay street. And the Clerk is hereby directed to publish notice in pursuance of Title VII, section 12, of the Revised Char-ter of 1580, of the City Rochester, that all persons inter-sted in the subject of said improvement, are required to attend the Common Council, on Tuesday evening, May the 4th, 1886, at 756 o'lock, at the Common Council Chamber, when allegations will be heard. Adopted Adopted

CAROLINE STREET SEWER_RECONSTRUCTION.

By Ald. Schaeffer-Resolved, That the City Survey-or ascertain and report to this Council the expense of taking up and reconstructing the present cement pipe sewer in Caroline statet, between M.igs street and Mount Vernon avenue, and replacing it with a vitified nine sewer

Mount Vernon avenue, and replacing it with a vitrified pipe sewer. The Surveyor submitted as such estimate \$800 By Ald. Schaeffer--Kesolved, That the following improvement is necessary, viz: The taking up of the present welve (12) Inch cement pipe sewer In Caroline street, between Meiss street and Mount Vernon avenue, and subsiduing therefor a twelve (12) i ch vitrihed pipe sewer with the neces-sary manholes, lapp-holes, surface sewers-new and repaired-lot laterals and lot connections; also the roadway grading and guter formations. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reports the same at \$800, which estimate is hereby approved. Resolved, further. That the following portion of said city is demed benefited and proper to be assessed for the whole expense thereof, viz. One tier of lois on each side of Caroline street, between Meigs street and Mount Vernon avenue, And the Clerk is hereby directed to vabinsh notice in pursuance of Title VII., Section 172, of the Revised Charter, of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement, are required to attend the Common Council on Tuesday evening May the 4tb, 1886, at 7:30 of clock at the Common Council Chamber, when allegations will be heard. Adothed. Adopted.

CULVER PARK STONE WALK.

By Ald. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing Portland stone sidewalks on both sides of constructing Portland stone sidewalks on both sides of Culver pirk, from the northerly to the southerly branches of said park; thence easterly on the north side of the southerly branch of the said park to Haw-thorne street

Adopted.

Adonted. Adonted. The Surveyor submitted as such estimate, \$1,125. By Ald. Kohlmetz-Resolved. That the following imp: ovement is expedient, viz.: The construction of Portland stone sldewalks (John J. Schillinger's patent). four (4) feet wide on both sides of Culver park, from the north ely to the south-ery branch of the said park; thence eastenly on the north side of the southerly branch of the said park a sidewalk of the same material ano width to Hawthorn street, with the nacessary crosswalks, sidewalk grad-ing and guiter formation. And Whereas, The City Surveyor, under the direc-

3

r

r f f

8

ř n/ d

R. Lt

tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$1,125, which estimate is hereby approved. Resolved, further, That the following portion of said eity is deemed benefited and proper to be as sessed for the whole expense thereof, viz.: One tier of lots on each side of Culver park be-ween the northerly and southerly branches thereof; also, one tier of lots on the north side of the southerly branch of the said park between Hawthorn stroke and that branch of the said park running southerly from the not therly to the southerly branch thereof. And the Clerk is hereoy directed to publish notice in pursuance of Title VII. Section 172, of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement, are required to attend the Common Coun-cil, on Tuesday evening. May the 4th, 1880, at 7:30 o'clock at the Common Council Chamber, when alle-gations will be heard. Adopted. gations wi Adopted.

CAMPBELL STREET PLANK WALK.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on West Campbell stread street

Adopted.

Adopted. The Surveyor submitted as such estimate \$140. By Aid. Kohlmetz-Resolved, That the following im-provement is expedient viz.: The construction of a two-plank sidewalk on the no th side of West Camobel street, from Ames street to Hacue street, with the necessary crosswalks and sidewalk grading: And, Wnereas, The City Surveyor, under the direc -tion of this Council, has made an estimate of the whole expense thereot, and reported the same at \$140 which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of West Campbell street, from a mes street to Hague street.

One tier of jots on each side of West Campbell street, from Ames street to Hague street. And the Clerk is hereby directed to publishnotice in pursua.ce of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rocnester, that all pers us interested in the subject matter of said im provement, are required to attend the Common Coun-cil on Tuesday evening, May the 4th, 1886, at 7½ o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

LEAVENWORTH PLACE PLANK WALK.

By Ald. Kohlmetz -Resolved, That the City Surveyor ascertain and report to this Council the expense of consuructing a plank sidewalk on Leavenworth place.

ascertain and report viols cooling the explane of constructing a plank sidewalk on Leavenworth place. Adopted. The Surveyor submitted as such estimate \$125.00. By Ald. Korlmetz-Resolved, That the fol..wing Improvement is expedient, viz: The construction of a plank sidewalk four feet in width on the west side of Leavenworth place from Glenwood park to Glenwood avenue. And whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereot, and report the same at \$125,00 which estimate is hereby approved. Resolved, further, That the following portion of said City is deemed benefitted and proper to be assessed for the whole expense thereot, viz: One tier of lots on the west; lide of Leavenworth place from Glenwood park to Glenwood avenue. A.d the Clerk is hereby directed to publish notice in pursuance of Title VII, section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on the state respired to attend the Common Council, on ment, are required to attend the Common Council, on Tuesday evening. May the 6th, 1885, at 7¹/₂ o'clock, at the Common Council Chambers, when allegations will be heard.

Adopted.

MANSION STREET PLANK WALK.

By Ald. Kohlmetz-Resolved. That the City Survey-or ascertain and report to this Council the expense of constructing plank side walks four feet and eight in-ches (4 ft. 8 nn.) wide on each side of Mansion street, from Film street to Magnolia street.

Adopted.

Adopted. The Surveyor submitted as such estimate, \$900. By Ald. Kohlmetz—Resolved, That the following im-provement is necessary, viz.: The construction of plank side walks four (4) fe et and eight (8) inches wide on each side of Mansion street, from s'int street to Magnolia street, with the neces-sary cross walks, side walk gracing and gutter tormation

tion. And Whereas The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$900, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of Mønsion street, from Flint street to Magnolia street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter or said improve-uent, are required to attend the Common Council, on Tuesday evening, May the 4th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. be heard. Adopted.

THORN STREET PLANK WALK.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the express of constructing a plank sidewalk on the East side of Thorn street from Driving Park avenue to Rowe street.

constructing a plank sidewalk on the East Sude of Thorn street from Driving Park avenue to Rowe Street. Adopted. The Surveyor submitted as such estimate \$220. By Aid, Kohlmetz--Resolved, That the following improvement is necessary, viz: The construction of a plank sidewalk four (4) feet wide on the east side of Thorn street from Driving Park avenue to Rowe street, with the necessary sidewalk grading and gutter formation. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate or the whole expense thereof, and reported the same at side city is deemed benefited and proper to be assess-ed for the whole expense thereof, viz: One tier of lots on the east side of Thorn street from Driving Park avenue to Rowe street. And the Clerk is hereby arcreted to publish notice in pur-uance of Title VII, Section 172 of the Revised (Charter of 1850, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, May 4th, 1886, at 7½ o'clock, at the Common Council Chamber, when allegations will be heard. be heard. Adopted.

ZIMMER STREET PLANK WALK.

ev A.d. Kohlmetz-Resolved, that the City Surveyor ascertam and report to this Council the expense of constructing a three and one-half (3%) feet side walks on both sides of Zimmer street, from Casper street to Deve chercief. Bay street.

on both sides of Zimmer street, from Casper street to Bay street. Adopted. The Surveyor submitted as such estimate, \$340. By Ald, Kohlmetz-Resolved, That the following im-provement is necessary, viz: The construction of plank sidewalks, three and one-half (34) feet wide, on each side of Zimmer street, from Casper street to Bay street, with the necessary crosswalks, sidewalk grading and guter formation. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited andproper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Zimmer street, from Casper street to Bay screet. And the Clerk is hereby directed to publish notice in pursuance of Title VII, section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improye. ment, are required to attend the Common Council on Tuesday evening, May the 4th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. be heard

Adopted.

LAKE AVENUE SPRINKLING (SEC. 3).

LAKE AVENUE SPRINKLING (SEC, 3). By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Lake avenue during the season of 1886. Adopted The Surveyor submitted as such estimate, \$469. By Ald. Kohlmetz-Resolved, That the following im-provement is expedient, viz.: The sprinkling of Lake avenue from a point 200 feet north of Charles J. Eurke's south line to the North line of the City, during the season of 1886. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$469, which estimate is hereny approved. Resolved, further That the following portion of said city is deemed nor charles J. Burke's south line to the whole expense thereof, viz: One tier of lots on each side of Lake avenue from a point 200 feet north of Charles J. Burke's south line to the Orler kis hereby directed to publish notice in pursuance of Thile VIL, section 172 of the Revised Charter of 1880 of the City of Rochester, that all

persons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, May 4th, 1886, at 7½ o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE, No. 2,866.

WEST AVENUE ASPHALTUM IMPROVEMENT.

On motion of Ald. Kohlmetu the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-

hear allegations in relation to the imprevement de-scribed in the ordinance below. After hearing such allegations from all persons ap-paring. An ordinance to improve West avenue, from the Eric canal to the cast curb line of York street The Common Council of the city of Rochester du or-dain and determine that the following improvement be made, to wit: The improvement of West avenue from the Eric canal to the produce deast curb line of York street, by rearing. (6) and the produce deast curb line of York street, by rearing in the produce deast curb into fork street, by cannot be the stoke deast curb into forks street, by rearing in the prosent Macadam roadway surface and so much of the stone foundation thereof as may be foreken stone or gravel to form a bed of concrete at least (6) inches in thickness, to receive upon it a genuine Trinidad sheet asphaltum pavement from curb to the produce store bounds on the taking up and resetting of the prosent curb stones, where required, on the lines as now established, where such curb stones are of approved guality, and replacing such as re defective by those which are good; the cleaning of the main and surface sewers with the necessary re-pairs; the construction of new man holes and surface severus where neceded, and the laying of water and gas service pipe where they aro now required, or where their future use is contemplated. Provided, however, that upon the letting of any con-tract which may be made for the improvential foresaid, the contractor shall execute a bond with sufficient surfaces and to Peter Pitkin, Valentine Flecken-stein, William B. Morse, Jonas Jonse, Alfred Wight, Horer H. Woodward, ira S. Disbrow, Edward J. Keehn, Joseph T, keeler, Isaac Willis and John C. Smith, owners of property assessed for the said im-proved by the Sity throus so contracted for shall be maintained by the said contractor, or his surfaces. And the whole expresses hall be delayed by the as-sessment upon the lots and pareels of land to be bene-dited thereby; and the City Surveyor

condition that no repairs thereof shall be needed. And the whole expense shall be derayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$61,000, and said estimate being deemed reasonable, is hereby approved; and the portion of said City which said Common Council deem will be benefited by aid improvement is described as follows: One tier of lots on each side of West avenue, from the Erie canal to the produced east curb line of York street,

One there of note on the produced east curb line or york street. On which above described lots and parcels of land the expenses of said improvement are hereby or-dered assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom. And it is further ordained and determined that the tax-papers to be assessed for making such improve-ment, may pay their assessment in three equal pay-ments, as follows: Dee-third of the amount assessed within thirty days after the advertisement of the assessment roll: one-third of the amount assessed within thirty days after the advertisement of the assessment roll: one-third of the amount assessed within thous of within two years from the confir-mation of such roll: and the remaining one-third within two years from the confirmation of such roll. On all sums paid proor to the maturity of said last instalment, a discount will be allowed of six per cent. per annum.

Ald. Foley presented a remonstrance against the ordinance.

Ald. Mandeville presented a communication from thirteen taxpayers on West avenue requesting that their names be withdrawn from the petition for a Medina stone improvement and placed upon the petition for the asphaltum improvement. Ald. Mandeville then submitted the follow-

ing :

By Ald. Mandeville-

By Aid, mandevine→ Know all men by these presents: That we, War-ren-Scharf Paring Co. of New York city, W. H. Gorsline, V. F. Whitmore, and G. W. Crouch, Sr., are held and firmly bound unto the City of Rochester, Monroe councy, state of New York, in the sum of sixty thousand (60,000) dollars, lawful money of the United States of America, to be paid to the said City of Rochester, its Mayor, and Board of Alder-ment, its successors, or assigns: For which pay-ment. well and truly to be made, we bind ourment, well and truly to be made, we bind our-selves, our successors, heirs, executors and ad-ministrators, jointy and severally, firmly by these presents. Sealed with our seas. Dated the twentieth day of April, in the year one thousand eight browned and eightratic

twentieth day of April, in the year one thousand eight hundred and eighty six. Whereas, This agreement witnesseth that the said Warren-Scharf Asphalt Paving Co., W. H. Gors-line, V. F. Whitmore, and G. W. Crouch, Sr., cove-nant and agree to pay to the said City of Rochester the sum of sixty thousand (60,000) dollars, should the said Warren-Scharf Asphhalt Paving Co. fail to enter into contract, with the said City of Roch-ester for the maintenance of the west avenue ester for the maintenance of the West avenue Trinidad asphalt pavement in good repair, as pro-vided in the ordinance for said pavement improve-ment, said pavement hereafter to be laid in the evect of the contract for said pavement being

awarded to said company, otherwise this agree-ment to be null and void. In witness whereof, the Warren-Scharf Asphalt Paving Co. has hereunto affixed its corpor-ate seal and caused these presents to be signed by its vice president, and the said W. H. Gorsline, V. F. Whitmore, and G. W. Crouch, Sr., have each hereunto affixed their hands and seals the day and year above written.

and year above written. Sealed and delivered in presence of: W. R. WARREN, Vice President, of Warren-Scharf Asphalt Pavement Co. W. R. Warren, being duly sworn, deposes and says he is vice-president of the Warren-Scharf As-phalt Paving Co., and that he executed the above instrument, and that he was authorized by said company to execute the same

instrument, and that he was authorized by said company to ex-cute the same. Sworn to this April 20, 1886. W. H. H. ROGERS, Com. of Deeds. W. H. GORSLINE. W. H. GORSLINE, W. H. GORSLINE, being duly sworn. deposes and says he signed the above instrument for the pur-pose therein named.

Sworn to this 20th day of April, 1886.

W. H. H. ROGERS, COM. of Deeds. V. F. WHITMORE, G. W. CROUCH, Sr. V. F. Whitmore and G. W. Crouch, Sr., being duly sworn depose and say they signed the above instrument for the purpose therein named. Sworn to before me this 20th day of April, 1886, S. WALLACE HAGAMAN, Com. of Deeds.

Ordered received, filed and published. After hearing all persons appearing, the final ordinance for West avenue asphaltum improvement was adopted by the following vote :

Ayes – Ald. Tracy, Marson, Kohlmetz, Fritzeche, Elliott, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer

Nays-Ald. Foley-1.

By Ald. Foley—Resolved, That the Execu-tive Board be and hereby is requested to proceed, as speedily as may be, to ad-vertise for proposals for the convertise for proposals for the con-struction of an asphaltum improvement on West avenue under the ordinance adopted by this board at this meeting, and that said Board require the bond provided for in said ordinance to be filed immediately upon the awarding of the contract for said improvement, and such contract be at once, after filing such bond, executed, and in the event of the failure of the person or persons to whom such contract shall be awarded to file such bond and execute such contract, such failure to be reported to this Board at its next meeting thereafter. Adopted.

By Ald. Mandeville-Whereas, In the cit-ies Wasnington, Cincinnati, Buffa'o, and other large cities, it is the custom, where guarantees for pavements extend over a term of years. to secure the city for the faithful performance of the same by retaining ten to your the ex-the money due on the contracts until the exmoney is invested in city or government bonds for the benefit of the contractor, and the in terest is regularly paid to him if the conditions

of the guaranty are being fulfilled. Therefore, be it resolved, That the Executive Board of the city of Rochester be requested to state, in its advertisement for bids on the West avenue asphalt improvement, that ten (10) per evenue asphait improvement, that ten (10) per cent of the money due the contractor for said improvement shall be r-tained by the city for ten (10) years as additional security for the guaranty, said money to be invested in city or government bonds for the benefit of the con-tractor, and the interest to be regularly paid to him if the conditions of the guaranty are being fulfilled. Adopted.

The final ordinance for opening a new street from Union park to Gardner park was read by the clerk

Aid Elliott presented a remonstrance of the property owners along the line of the proposed street; also a remonstrance of lot owners in Union park, and moved that the ordinance be tabled for two weeks and the questions involved in the ordinance be referred to the Law Committee to report at the next regular meeting. Adopted.

FINAL ORDINANCE NO. 2 867.

HENRIETTA AVENUE IMPROVEMENT.

On motion of Ald. Kohim etz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below.

bear allegations in relation to the improvement described in the ordinance below.
After hearing such allegations from all persons appearing.
Ald. Kollmetz submitted the following:
An ordinance to improve Henrietta avenue from Piona: le avenue to the hortheaster, y terminus of Henritta avenue.
The common Council of the eity of Rochester do ordinance to the soft le following improvement to the and eavenue to othe northeaster, y terminus of Henritta avenue.
The common Council of the eity of Rochester do ordinance to wit:
The common Council of the eity of Rochester do ordinance to the soft. In Price avenue to the northeaster, y terminus of the soft.
The rodway grading and gutter for matter of Henritta avenue, from Pinnac e avenue to the north east of the soft.
The rodway grading and gutter promatic a the east avenue of the soft.
The rodway grading and gutter point with a state on the soft.
The rodway grading and gutter point avenue, and the contraction of plank sidewalks four dy feel wide on Council, and also to their respective plemines within a seasonable time to the determined by the Common Council, and also to substitute tor plank for said walks other material equally good and spinoved by the executive Boar. Or City Surveyor, under the display was as and surface severs.
As a the whole expense shall be defrayed by the as sessment who the lots and parcels of lands to be to substitute to plank for said walks other expense, and reports the same at \$1,399, and surface wenters.
On which above described us follows:
On which above described as follows:
On which above described lots and parcels of land the expenses of said improvement is described as follows:
On which above described lots and parcels of land the expenses of said improvement is described as follows:
On which above described lots and parcels of land the expenses of land the expenses of land ton the beneff

The final ordinance for a sewer in North St. Paul street, between Avenue E and B was read by the clerk.

Ald Kohlmetz presented a remonstrance, and moved that further action be indefinitely Adopted. postponed.

FINAL ORDINANCE, NO. 2868.

CAMPSELL STREET PIPE SEWER.

On motion of Ald. Schaeffer, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap

pearing

pearing— Ald. Schaeffer submitted the following: An ordinance to construct a pipe sewer in Campbell Street, from a point 50 feet east of Ames street, to the sewer in Wa ekerman street. The Common Council of the city of Rochester do ordair and determine that the following improvement

And control of a 10-inch vitrified pipe sewer the construction of a 10-inch vitrified pipe sewer in Campbell street, from the sewer in Wackerman street, to a point 50' feet east of Ames sureet. with the necessary man-holes, surface sewers, lot laterals, con-nections, etc. And the whole expense shall be defrayed by the assess-ment upon the lots and parcels of land to be benefited thereby, and the City Surveyor, under the direction of this Council, naving made an estimate of such expense, and reports the same at \$1,000, and said estimate being diemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be behefited by said improvement is described as follows:

follows: follows: Une ther of lots on each side of Campbell street. from a point 50 feet east of ALLes street to Wackerman street. On which above described lots and parcels of 1-nd the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted as follows: Ayes-Ald. Tracy, Kohmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikchard, Welder, Stein, Bohrer, Kelly, Schaefter.-13. ENAL ODDIVINUE NO. 2007

FINAL ORDINANCE NO. 2,869.

GILMORE STREET PIPE SEWER.

On motion of Ald Schaeffer the bowdar. On motion of Ald Schaeffer, the board proceeded to hear allegations in relation to the Improvement de-scrued in the Ordinance below: After hearing such allegations from all persons ap-

pearing-

After nearing such anegations rion arr points appearing— Alocarman Schaeffer submitted the following: An Ordinance to construct a pipe sewer in Gilmore street, from a point 13 feet west of Hudson street to the sewer in Edward street. The Common Council of the city of Rochester, do or-dain and detrimine that the following improvement-be made, to wit: The construction of a vitrified pipe sewer ten (10) inches in flaw et er in Gilmicre street from a point one hunt rid and inlity-three (1:3) feet westerly from the wes city life of Hudson street to intercept the sewer abou. to be constructed in Edward street, with the necersary manholes, surface sewers, lot laterals and connections, roadway grating and gutter forma-tions.

Lacretrom. Adopted by the following vote: Ayes-Aldermen Tracy, Marson, Kohlm Fritzsche Elliott, Fol, y, Seive, Mandeville, Sw hard, Weider, Stein, Bohrer, Keily, Schaeffer-14. Kohlmetz,

FINAL ORDINANCEN No. 2,870.

WARD PARK SEWER CLEANING AND REPAIRS.

On motion of Ald. Schaeffer the Board pro-ceeded to hear allegations in relation to the improve-ment described in the ordinance below:

After hearing such allegations from all persons ap-

St.

'ead DCe. tely

> eded dei ap

bell the do ient

wer

nan son.

ess

ited n of use, nate the

em d as

rom eet. the

red l of

de ott, ein,

i to de-10ore 01% ent

> (10) he a

is-

ch id

d

n-is

m ly el

þe

8-1d

es

han ordinance to clean and repair the sewer in Ward park from the north end thereof to the sewer in Ward

park from the north end thereof to the server in which street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The cleaning and repairing of the main sewer and surface sewers in Waid park and the construction of the manholes necessary for the examination, cleening and repairs of the said main and surface sewers in the

and repairs of the said main and surface sewers in the future. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-ented therebs; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reports the same at \$150, and said estimate being ocemed reasonable, is hereby ap-proved; an the portion of said city which said Com-mon Council deem will be bene fited by said improve-ment is described as follows: One tier of lots on each side of Ward park from the north end thereof to Ward street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in projorition to the be nefit which each de-rives ther from. Agoted as follows: Ayes - Ald. Tracy, Marson, Kohimetz, Fritzsche, El-hott, Foley. Seive, Mancoville, Weider, Stein, Bohrer, Kelly, Sche Effer.

FINAL ORDINANCE NO. 2,871.

CARTER STREET PLANK WALK.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

scribed in the ordinance below: After hearing such allegations from all persons ap-pearing— Ald. Kohlmetz submitted the following: An ordinance to construct a plank wak on Carter street, from the north line of Kless street to the south line of lot No. 2. The Common Council of the city of Rochester do ordain and determine that the folowing improvement be made to wit: The construction of a two plank sidewalk on the east side of Carter street, from the northerly line of for the south of the south between them of fifteen (5) in the with the necessary cosswalks, sidewalk grading and heat the necessary cosswalks, sidewalk grading and heat of the south of the planks to be one (1) foot wide. I add at an ever between them of fifteen (5) in the swith the necessary cosswalks, sidewalk grading and heat one paras is fand to be benetted this Corner, heat and parcels of land to be benetted this Corner, heat said ear and extender of such expense menupon the lots and parcels of land to be benetted this Corner, having made an estimate of such expense ment be benetted by said improvement is described as follows: One ther of lots on the easterly side of Carter street,

Min be deleted by said improvement is described as One tier of lots on the easterly side of Carter street, included between the northerly line of Kress street and the southerly line of lot number two (2) of the Carter tract. On which above described lots and penses of land the expenses of said improvement are bereby or-dered assessed, the assessment upon each lot and par-cel of land to be in proportion to the benefit which each derives therefrom. Adopted as follows: Ayes-Aid. Tracy, Mardeville, Weider, Stein, Bohrer, Kelly, schaeffer-13.

On motion of Ald. Schaeffer, property own-ers on Carter street were allowed 20 days to construct their walks.

On motion of Ald. Stein, action on the final ordinance for a plank walk on Sullivan place, was indefinitely postponed.

FINAL ORDINANCE, NO. 2872.

PLANK WALK ON DIEM STREET.

On motion of Aid. Rohimets the Board proceeded to hear allegations in relation to the improvement de-scribed 1 the ordinance below. After hearing auto allegations from all persons ap-

After nearing such an extension of following : Aid, Rohlmets submitted the following : Aid, Rohlmets submitted the following : Ab brithauts to construct a plank walk on Diem st., from Bettion street to Caroline street. The common Council of the brit of Rochester do ordan and determine that the following improvement be node to with The construction of plank widewalks four (d) feet wide of blem street, from Menson Street 10

10

to Ceroline street, with the necessary crosswalks, side-walk graving and gutter formation. And the whole expense shall be defraved by the as-essment upon the ofs and parce is of land to be ben-efited thereby; and the City Surveyor, under the di-rection of this Council, having mace an estimate of such expense, and reported the same at \$230, which estimate is hereby approved; and the portion of said city which said Common Council deem will be b ne-fited by said tupprovenent is described as follows; Che ter of lots on each side of Diem street, between Benton street and Caroline street. on which above described and parcels of land the expressed said immov-monitere bert by ord red as served, the assessment upon each lot and parcel of land to be in proportion to the benefit each derives therefrom.

Adopted as follows Adopted as follows Ayes - Ald. Tracy, Marson, Kohlmetz, Fritzsche, El-Hott, Foley, Selye, Mandevile, Swikehard, Weider, Stein, Bohrer, Kelly, Schaffer-14.

Ala. Weider moved that property owners on Diem street be allowed twenty days to construct their walks. Adopted. Ald. Mandeville presented a remonstrance

against the ordinauce for a plank walk on Hudson street, and moved that further action be indefinitely postponed. Adouted.

FINAL ORDINANCE No. 2,873.

CLIFFORD STREET PLANK WALK.

On motion of Ald. Kohlmetz, the Board preceeded to hear allegations in relation to the improvement des-cribed in the ordinance below : After hearing such allegations from all persons ap-

Alter nearing such any gatoring them are period. Alter and the following: An ordinance to construct a plank walk on Clifford street from Conkey avenue to a point eighty feet east of

An ordinance to constructs plank walk on Clifford street from Conkey avence to a polatelghty feet east of The avenue. Connell of the effy of Rochester, do or-dah and determine that the following improvement be made, to watermine that the following improvement be made, to watermine that the following improvement be made, to watermine that the following improvement be made, to a state of colliford street from Conkey avents to a point eighty (%) lett east of the east line of Harns avenue with the necessary showalk grading and the woole expense shall be defrayed by the assessment upon the lots and parcels of land to be ben-effitted thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reports the same at §57, and said estimate being deement easonable, lahereby approved; and the primo of said city which said Common Coun-cil deem will be benefitted by said improvements is de-scribed as follows: One tier of lots on the north side of Clifford street from a point eighty (%) feet east of the east line of Har-ris avenue to Conkey avenue. On which above described lots and parcels of land the expenses of said improvement are hereby ordered as sessed, the assessment upon each lot an ap parce of land to be un proportion to the benefit which each derives therefrom. Adopted s follows: Agres-Add. Therey, Marson, Watson, Kohlmetz, Fritasche, Elliott, Foley. Selve, Mandeville, Swike-hard, Weder, Stein, Bohrer, Kelly, Schaeffer-i4. By Ald, Selye-Resolved, that the Finance Committee of this Council in proneying the tap

By Ald. Selye-Resolved, that the Finance Committee of this Council in preparing the tax levy for the present fiscal year, shall include in said levy the sum of eight thousand dollars (\$8,000), which sum shall be credited to the water works fund and be in payment for all water that may be used dur-ing this season for sprinkling the public streets and highways under ordinances of the Common Council, that in consideration of such credit the Executive Board be requested to make no charge to contractors for water used in sprinkling such street or highway.

Ald. Kelly moved that action on the resolution be indefinitely postponed. Adopted.

FINAL ORDINANCE NO. 2.874.

ALLEN STREET SPRINKLING.

On motion of Ald. Kohlmetz size Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: "Miles maring such allegations from all persons ap-

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Allen street, from State street to the Eric Canal. The Common Council of the City of Rochester do or dain and determine that the following improvement be

The Common Council of the City of Rochester do or dain and determine that the following improvement be made, to wit: The sprinkling of Allen street, from State street to the Erie canal, during the season of 1886. And the whole expense shall be defrayed by the assess-ment upon the lots and parcels of land to be benefited thereby; and the City Surveyor, under the direction of this Council having made an estimate of such expense. and reported the same at \$417, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be benefited by said im provement is de-scribed as follows: On which above described lots and parcels of land the expenses of said improvement are hereby ordered as sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Agopted as follows: Agopte

FINAL ORDINANCE No. 2,875.

ANDREWS STREET SPRINKLING.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap

Ald, Kohlmetz submitted the following: Ald, Kohlmetz submitted the following: An ordinance to sprinkle andrews street, from North avenue to the west end of Andrews street

North arenue to the west end of Andrews street, bridge. The Common Council of the city of Rochester do or-dain and determine that the following improvement be male, to wit: The sprinkling of Andrews street, from North avenue to the west end of Andrews street bridge, during the season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-efited therepy; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reports the same at \$308, which estimate is hereby approved, and the portion of said city which said Common Council deem will be benefited by said improvement is described as fol-lows:

North avenue to the west end of Andrews street, from

North avenue to the west end of Andrews street bridge. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopt-d as follows: Ayes-Aid. Tracy, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-i4.

FINAL ORDINANCE NO. 2.876

ATKINSON STREET SPRINKLING.

ATKINSON STREET SPRINKLING. On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the Improvement described in the Ordinance below: After hearing such allegations from all persons ap-tearing, ald. Kohlmetz subpritted the following: An ordinance to sprinkling Atkinson street, from Hymouth avenue to Caledonia avenue. The Common Council of the City of Rochester do or-ain and determine that the following improvement be made, to wit: The Sprinkling cf. Atkinson street from Plymouth avenue to Caledonia avenue during the season of 1886. And the whole expense shail be detrayed by the assessment upon the lots and parcels of land to be benefited the reby, and the City Surveyor, under the big of the solution of this Council deem to be benefit-dry said improvement is described as follows: The approvence to Caledonia avenue to a said improvement area and the said Council, having made an estimate of the said council of Atkinson street from Promuth avenue to Caledonia avenue is described as follows: The approvement is described as follows: Monta avenue to Caledonia avenue in the the same de and avenue to Caledonia avenue is and parcels of land the spenses of said improvement are hereby ordered avenue acch lots and parcels of land the diversenterform. Adotted by the following vote: Myene the avenue to the benefit which each de-ives the avenue to seven adding the strengt protect avenue to avenue to the benefit which beach de-trees the avenue from the besent which beach de-trees the avenue form of the strengt which heads avenue to the following vote: Myene dy. The

FINAL ORDINANCE NO. 2,877.

CENTRAL AVENUE SPRINKLING.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below.

er hearing such allegations from all persons ap-

bether the second second

CLINTON STREET SPRINKLING, (SEC. 1.)

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-

An ordinance to sprinkle Clinton street, (Sec. 1,) from Monroe avenue to the north line of Marietta street

from Monroe avenue to the north line of Marietta street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to-wit: The sprinkling of Clinton street (Sec. 1), from Mon-roe avenue to the north liae of Marietta street during the season of 1886, And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-tifted thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$588, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefited by said improvements is de-scribed as follows:

rives therefrom. Adopted as follows: Ayes-Ald. Tracy, Marson, Kohlmetz, Fritzsche, Elliott. Foley, Selve, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Scharffer-14.

FINAL ORDINANCE No. 2 879.

CLINTON STREET SPRINKLING, (SEC. 2).

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de scribed in the ordinance below: Attenthearing such allegations from all persons ap-

After nearing such alregations from all persons ap-pearing— Aid, Kohlmetz submitted the following: An ordinance to spirikle North Clinton street, (Sec. 2), from the north line of Marletta street to the north line of Clifford street. The Common Council of the City of Rochester, do ordain and determine that the following improvement be made to wit:

The sprinkling of Clinton street, Sec. 2, from the made, to wit: The sprinkling of Clinton street, Sec. 2, from the north line of Marietta street to the north line of Clif-ford street, during the season of 1886. And the whole expense shall be defrayed by the as-essment upon the lots and parcels of land to be bene-fited thereby; and the Clify Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$596, which esti-mate is hereby approved; and the portion of said city which said Common Council deem will be benefited by said improvement is described as follows: One tier of lots on each side of Clinton street, from the north line of Marietta stret to Clifford street.

On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of assessed, the assessment upon each lot and parcel of Iand to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Marson, Kohlmetz, Fritzsche, El-liot, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-13.

đ

h

) t

l

FINAL 'ORDINANCE NO. 2,880.

CLINTON PLACE SPRINKLING.

On motion of Alderman Kohimetz the Board pro-ceeded to hear allegations in relation to the improve ment described in the ordinance below: After hearing such allegations from all persons ap-

pearing

pearing— Alderman Kohlmetz submitted the following: An ordinance to sprinkle Clinton place, from North avenue to Clinton street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be

dain and determine that the following improvement be made, to wrt: The sprinking of Clinton place, from North avenue to Clinton street, during the season of 1886. And the whole expense snall be defrayed by the as-sessment upon the lots and parcels of land to be bene-nted thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reports the same at \$219, and said estima; a being deemed reasonable, is hereby ap-proved; and the portion of said city wnich said Com-mon Council deem will be benefited by said improve-ment is described as follows: One titer of lots on each side of Clinton place, from

ment is described as follows: One tier of lots on each side of Clinton place, from North avenue to Clinton street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

Adopted as follows: Aves-Aldermen Tracy, Marson, Kohlmetz, Fritzsche, Elliott Foley. Selye, Mandevilla, swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

FINAL ORDINANCE. No. 2,881.

CHATHAM STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below:

scribed in the ordinance below: After hearing such allegations from all persons ap-pearing, Ald, Kohlmetz submitted the following: An ordinance to sprinkle Chatham street from Frank-in street to Andrews street. The Common Council of the City of Rochester do ordain and determine that the following improvement be made to wit:

The common connect hat the following improvement be made, to wit: The spirinkling of Chatham street, from Franklin street to Andrews street, during the season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at one hundred and fifty-two dollars, and said estimate being deemed rea-sonable, is hereby approved, and the portion of said city which said Common Council deem will be bene-fited by said improvement is described as follows: One iter of lots on each side of Chatham street, from Franklin street to Andrews street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-Hyes therefrom.

riv s therefrom

Rives therefrom. Adopted as follows: Nays—Ald. Tracy, Marson, Kohlmetz, Fritzsche, Elliot, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer—14.

Ald. Marson moved that the final ordinance for Caledonia avenue sprinkling be amended so as to extend to Bronson avenue. Adopted.

Further action was postponed under the rules.

The final ordinance for State street sprinkling was read by the clerk.

Ald. Selve moved that action on the ordinance be postponed two weeks. Adopted.

FINAL ORDINANCE NO. 2.882.

CHESTNUT STREET SPRINKLING.

On motion of Ald, Kohimetz, the Board proceeded to hear allegations in relation to the improvement described in the ordinance below.

After hearing such allegations from all persons ap-

At let usaring such associated the following: Ald Kohimetz submitted the following: An ordinance to sprinkle Chestnut street from East avenue to Monroe avenue. The Common Council of the City of Rochester do or-dain and determine that the following improvement be The sprinkling of Chestout street from East avenue

"The' sprinkling of Chestout street from East avenue to Monroe avenue, during theseason of 1886. And the whole expense shall be defrayed by the as-sesment upon the lots and parcels of land to be bene-fited thereby, and the Giry Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$271, which esti-mate is hereby approved and the portion of said ety which said Common Council deem will be benefited by said improvement is described as follows: One tier of lots on each slde of Chestnut street from East avenue to Monroe avenue. On which above described lots and parcels of land the expenses of said improvement are hereby ordered -ssessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

rives therefrom

Adopted as follows: Aves-Ald. Tracy, Marson, Kohlmetz, Fritzsche, El-lott, Folgy, Selye, Mandville, Swikenard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

FINAL ORDINANCE, NO. 2,883.

COUBT STREET SPRINKLING

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below : After hearing such allegations from all persons ap-nomine

scribed in the ordinance below : After hearing such allegations from all persons ap-pearing. All, collimetz submitted the following : An, ordinance to sprinkle Court street, from South St. Faul street to Union street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit : The sprinking of Court street, from South St. Faul street to Union street, during the season of 1586. And the whole expense shall be defrayed by the as-sessment upon the lots and pircels of land to be ben-efited thereby; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reported the same at \$182, which estimate is hereby approved: and the portion of said city which said Common Council deem will be bene-fited by said improvement is described as follows: One tier of lots on each side of Court street, from South St. Paul street to Union street. Much above described is and parcels of land the expenses of said improvement are hereby ordered assessed, the assessm in upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted as follows : Arges-Ald. Tracy. Marson Kohlmetz. Fritzsche, Elliott, Foley, Selye, Mand. ville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaffer-14. FINAL ORDINANCE NO. 2,984.

FINAL ORDINANCE NO. 2,884.

CENTER STREET SPRINKLING.

On motion of Aid. Kohlm itz the Board proceeded to hear allegations in relation to the improvement des-cribed in the ordinance below: After hearing such allegations from all persons ap-noring

cribed in the ordinance below: After hearing such allegations from all persons ap pearing. Ald, Kohlmetz submitted the fo'lowing: An ordinance to sprinkle Center street from Mill to the east end of Brown's race. The Common Council of the eity of Rochester do ordain and determine that the following improvement be made, to wit: The sprinkling of Center street from Mill street to the east end of Brown's race, during the season of 1886. And the whole expense shall be defrayed by the as-sessment udon the lots and parcels of land to be bene-fitted thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same to be \$42.00, and said stimate being deemed reasonable is hereby approved; and the portion of said city, which said Common foouncil deem will be benefited by said improvement is described as follows: On which above described lots and parceis of land of land the expenses of said improvement are hereby or dered assessed, the assessment upon each lot ant parcel of land to be in proportion to the benefit which each derives thereform. Afopopted as follows: After for the street form. After Assessed, the assessment upon each lot ant parcel of land to be in proportion to the benefit which each derives thereform.

each derives interform. Adpopted as follows: Ayes-A'd. Tracy, Marson, Kohlmeiz, Fritzsche, El-liot, Foley. Selye, Mandeville, Swikchard, Weider Stein Kelly, Schaffer-13.

FINAL ORDINANCE, No. 2,885.

EAST AVENUE SPRINKLING, (SEC. 1.)

On motion of Ald, Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-cribed in the ordinance below:

After heating such anceautors in a period of pearing. Ald, Kohlmetz submitted the following : An ordinance to growinkle East avenue (Sec. 1.) from Main stree to Goodman street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made to with

dam and determine that the following improvement be made, to wit: The sprinkling of Fast avenue, section 1, from Main street to the west line of that portion of Goodman street lying south of East evenue, during the season of 1865.

of 18:6. And the whole expense shall be defraved by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyar, under the direc-tion of this Council, having made an estimate of such expense, and report the same at \$52, and said esti-mate beig deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefited by said improvements is described as follows: One tier of lots on each side of East avenue, from Main street to Goodman street. On which above described lots and narcels of land the

Main street to Goodman street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and pircel of land to be in proportion to the benefit which each de-rives therefrom. Adopted as follows: Ayes.-Ald, Tracy, Marson, Kohimelz, Fritzsche, Elilott, Foley, Seive, Mandeville, Switchard, Weider, Stein, Bohrer, Kelly, Schaeffer-14,

FINAL ORDINANCE, NO. 2,886.

EXCHANGE STREET SPRINKLING.

EXCHANGE STREET SPRINKLING. On motion of Ald. Kohlmetz, the board proceeded to hear allerations in selation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-pearing. Ald. Kohlmetz submitted the following: An ordinance to sprinkle Exchange street from Main str-set to Edinburgh street. The Common Council of the city of Rochester, do ordain and determine that the foll wing improvement be made, to wit: The sprinkling of Exchange street, during the sea-son of 1886.

to the south line of Edinburgh street, during the sea-son of 18:0. The source of the search of the

FINAL OBDINANCE, No 2,887.

ELM STREET SPRINKLING.

On motion of Ald. Kolhmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

scripes in the ordinance Delow: After hearing such allegations from all persons ap-pearing. ARM, "Gohimetz submitted the following: ARM, "Gohimetz submitted the following improvement de the following inprovement the the following inprovement the finite to writ: "The submitting of Elm street from Main street to Chestnut street, during the season of 1996. Wind disc winders submitted the following inprovement de the whole exploses shall be defort of the sacess-ment upon the lots and parcels of hand to be benefited chestly: and the City Surveys, under the discription of fills Gound, having mandes in estimate of such expense. The submitted trees and the said "Amprovement is Re-thering is dollows: "Other in the of sold city which wild affinishe be-thering is dollows: "The street to Chestnut street." On which above described lots and parcels of land

On which above described lots and parcels of land

the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to 11e benefit which each de-rives therefrom Adopted as follows: Ares-Ald Tracy, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Seyle, Mandeville, Swikchard, Weider, Stein, Bohrer, Kelly, Schaeffer.-14.

FINAL ORDINANCE, NO. 2,858.

SPRINKLING FORD STREET.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-

Ideal ans success in an event of the second structure of structure of the second structure of success structure of the second structure of structure of the second structure of the secon

FINAL ORDINANCE, NO. 2,889.

FRONT STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below:

After hearing such allegations from all persons appearing

Ald. Kohlmetz submitted the following: An ordinance to sprinkle Front street, from Main street to Central avenue. The Common Council of the city of Rochester do or-dain and determine that the following improvement be

The Common Council of the city of Rochester do or-dain and determine that the following improvement be mede, to wit: The sprinkling of Front street from Main street to Central avenne during the season of 1886. And the whole expense shall be defrayed by the as-sessments upon the lots and parcels of land to be ben-entied thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reported the same at \$25,00 and said estimate being deemed reasonable is hereby approved, and the portion of said city which said Common Connell deem will be benefited by said improvement is described lots and parcels of land the expenses of said improvement are hereby ordered as sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom. Adopted as follows: Ayes-Ald. Tracy, Marson, Kohlmetz, Fritzsche, Elicit, Foley, Selye, Mandeville, Switchard, Weider, Stein, Bohrer, Keily, Schaeffer-14.

FINAL ORDINANCE, NO. 2,890.

SOUTH FITZHUGH STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

Alter means and pearing. Ald. Kohlmetz submitted the following : (An ordinance toggerinkle South Fluxbugh street, from 75 feet south of the Eric canal to the south line of Edia-

75 feet south of the Eric canal to the south line of Edia-burgh street. The Gommon Gonnell of the sity of Rochester do or-dain and determine that the following improvament be made, to wil: The sprinking of South Fishnak street, from 75 feet south of the Eric Canal to the south line of Ediaburgh street during the season of 1858. And the whole expense shall be defrayed by the as-seasment upon the isle and partels of land to be ben-efficient due the Origin Streets, mider the di-rection of this Council, having made an estimate of

such expense and reported the same at \$370, and said estimate being deemed reasonable, is bereby ap-proved; and the portion 't said city which said Common Council deem will be benefited by said im-provement is described as follows: One tier of lots on each side of South Fitzhugh street from a point is feet south of the Erie Canal to Edin-burgh street.

burgh street. Un which above described lots and parce's of land the expenses of said improvement are bereby or-dered assessed, the assessment upon each lot and par-cel of land to be in proportion to the benefit which each derives therefrom. Adopted as follows: Ayes-Ald. Tracy, Marson, Kohlmetz, Fritzsche, Biliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

FINAL ORDINANCE, NO. 2891.

FRANKLIN STREET SPRINKLING.

On motion of Ald. Kohlmeiz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing allegations from all persons appear-

ing Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Franklin street, from North avenue to North St. Paul street. The Common Council of the city of Rochester do or-

dain and determine that the following improvement be made, to wit:

made, to wit: The sprintling of Franklin i treet, from North avenue to North Su. Paul street, during the season of 1886. And the whole expense shall be defray ed by an assess-ment upon the lots and parcels of lands to be benefited thereby, and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at $\30 , and said estimate being deemed reasonable, is h reby approved; and the por-tion of said city, which said Common Council deem will be benefited by said improvement is described as follows: as follows: One tier af lo^{15} on each side of Franklin street, from

North avenue to North St. Paul street On which above described lets and parcels of land the

expenses of said improvement are hereby ordered as sessed, the assessment upon each lot and parcel of lat dto be in proportion to the benefit which each derives

To be in proportion to the behalt which each derives therefrom: Adopted as follows: Ayes-Ald. Tracy, Marson. Kohimetz, Fritzsche, Fillott, koley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Keily, Schafter-14.

FINAL ORDINANCE-NO. 2,892.

FRANK STREET SPRINKLING.

On motion of Ald. Kohlmetz the Board proceeed to hear allegations in relation to the improvement described in the ordinance below:

After hearing such allegations from all persons apnearing

Penring Ald. Kohlmetz submitted the following: An ordinarce to sprinkle Frank street, from the Cen-ter street to the north line of Lorimer street. The Common Council of theCity of Rochester do or-dain and determine that the following improvement

dain and determine that the following improvement be made, to wit: The sprinkling of Frank st., from Center st. to the north line of Lorimer st. during the season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-efited thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reported the same at \$666, and said estimate being deemed reasonable, is hereby ap-proved; and the portion of said city which said Com-mon Council deem will be benefited by said improve-ment is described as follows: One tier of lots on each side of Frank st. from Center

One tier of lots on each side of Frankst., from Cent st. to Lorimer st.

St. to Loriner St. On which above described lots and parcels of land the expenses of said improvement are hereby or-dered assessed, the assessment upon each lot and par-cel of land to be improportion to the benefit which each derives therefrom

Adopted as follows : Adopted as follows : Ayes -Ald. Iracy, M rson, Kohlmetz, Fritzsche, El-Hoit, Foley. Selye, Mandeville, Swikehard, Weider, Kelly, schaeffer-12.

FINAL ORDINANCE, No. 2,893.

FULTON AVENUE SPRINKLING.

On motion of A d. Koblmetz the Board proceeded to hear allegations in reference to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

Aid. Kohlmetz submitted the following: Aid. Kohlmetz submitted the following: An ordinance to sprinkle Fulton avenue, from Jones avenue to the north line of Glenwood avenue.

11

son of 1886

to the forth line of Glenwood avenue, during the sea-son of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots or parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and report the same at \$42, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said eity which said common Coun-cil deem will be benefited by said improvement is de-scribed as follows: One ther of lots on each side of Fulton avenue, from Jones avenue to Glenwood avenue. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives hsrefrom. Adopted as follows:

rives ascellrom. Adopted as follows: Ayes-Ald. Tracy, Marson, Kohlmetz, Fritzsche, El-liott, Foley, Selye, Mandeville, Swikehard, Weider, Kelly, Schaeffer.-12.

FINAL ORDINANCE No. 2,894.

GOODMAN STREET SPRINKLING.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-

nearing Ald Kohlmetz submitted the following : An ordinance to sprinkle Goodman street, from Fast

avenue to Park avenue. The Common Council of the city of Rochester do or

"The Common Connel of the city of Rochester do or-dain and determine that the following improvement be n ade, to wit. The sprink ing of Goodman strettrom East avenue to Park avenue, during the season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and partels of land to be bene-fied thereby; and the City Smrveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the some at S17, and said es-timate being deeneed reasonable, is hereby approved : and the portion of said city which said Common Coun-cil deem will be benefited by said improvement is de-scribed as follows: One tier of lots on each side of Goodman streetfrom

scribed as follows: One tier or lots on each side of Goodman street from East avenue to Park avenue. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the asses sment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom

rives inference. Adopted as follows: Ages-Atd. Tracy, Marson, Kohlmetz, Fritzsche, El-liott, Fol.y, Selye, Maneville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-i4.

FINAL ORDINANCE No. 2,895.

HILL STREET SPRINKLING.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement described in the ordinance below. After hearing such allegations from all persons ap-

Altor a characteristic and a sub-pearing. Add. Kohima tz submitted the following: An ordinance to sprinkle Hill street, from Ford street to the east idee of E izabeth surget. The Common Council of the City of Rochester do or-

The Common Council of the Oby of Rochester do or-dam and determine that the following improvement be made, to w t: The sprinkling of Hill street, from Ford street to the east line of Elizabeth street, during the season of

1886

And the whole expense shall be defrayed by the as-sessment upon the iots and parcels of land to be bene-fired increby, and the City Surveyor, under the direc-lion of this touncil, having made an estimate of such expense, and reports the same at \$11, and said es-timate being deemed reasonable is hereby approved; and the portion of said city which said Common Cruncil deem will be benefited by said improvement is described as follows: One tier of lots on cack side of Hill street, from Ford Street to Elizabeth street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assistment upon each lot ard barrel of land to be in proportion to the benefit which tach de-rives therefrom. Adopted as follows: Ayes-Ald. Tracy, Marson, Kohlmetz, Filzsche, El-lot, Foley, Selye, Mandeville, Swikchard, Weider, Stein, Borrer, Kelly, Schaeffer-14. And the whole expense shall be defrayed by the as-

FINAL ORD'NANCE No. 2,896. HUDSON STREET SPRINKLING.

On motion of Ald. Kohlmetz the Board ploceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-

pearing

pearing Ald, Kohlmetz submitted the following: An ordinance to sprinkle Hudson street, from North avenue to the north line of Channing street. The Common Council of the city of Kochester do or-dain and determine that the following improvement be made, to win. The sprinkling of Hudson street. from North avenue to the north line of Channing street, during the season of 1588

of 1886

to the north line of Channing street, during the season of 1588. And the whole expense shall be defrayed by the assessment upon the lots and parcels of land to be benefited thereby; and the City Surveyor, under the direction of this Council, naving an estimate of such expense and reports the same at \$450, and said estimat. being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will bebenefit d by said improvement is experibed as follows: On there of lots on each side of Hudson street, from North avenue to Channing street. Un which above described lots and parcels of land the expenses of said improvement are hereby or-dered assessed, the assessment upon each lot and par-cel of land to bein proportion to the benefit which each derives therefrom. Adopted as follows: Ayes-Alo, Tracy, Marson, Kohlmetz, Fritsche, Elliot, Foley, Sel'e, Mandeville, Swikchard, Weider, Stein, Bonner. Kelly, Schaefter-14.

By Ald. Selve-Resolved, That the Executive Board be and hereby is requested to strlke out of the specifications the tem of five cents per foot tax for water used in sprinkling the streets and highways of the city. Adouted,

Ald. Selve moved a reconsideration of the action to postpone State street sprinkling. Adouted.

FINAL ORDINANCE, No. 2,897.

STATE STREET SPRINKLING.

On motion of Ald, Kohimetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. Atter hearing such allegations from all persons ap-

Alter dearing such anegations from an persons ap-pearing— Alt, Kohlmetz submitted the following: An ordinance to sprinkle state street, from Main street to the north line of Vincent place The Common Council of the city of Rochester do ordain and determine that the following improvement

brushi and determine that the following improvement be made, to wit: The sprivking of State str-et, from Main street to the north line of Vincent place, during the season of 1886.

And the whole expense shall be defrayed by the assess-ment upon the lots and parceis of land to be benefited thereby; and the City Surreyor, under the direction of this Council, lawing made an estimate of such expense, and reported the same at §872, and said estimate be-ing deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be been fited by said improvement is described as follow

follows: One tier of lots on each side of State street, from Main street to the north line of Vincent place. On which above described lots and parcels of land the expenses of said improvement are hereby or-dered as-essed, the assessment upon each lot and par cel of land to be in proportion to the benefit which each derives therefrom. Atopted as follows: Ayes-Ald. Tracy, Marson, Kohlmetz. Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

FINAL ORDINANCE No. 2,898.

JEFFERSON AVENUE SPRINKLING.

On motion of Aid. Kohlmetz the Board proceedes to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap

After hearing such allegations from all persons ap pearing— Ald, Kohlmetz suomitted the following: An ordinance to sprinkle Jefferson avenue, from West avenue to the south line of Penn street. The Common Council of the City of vochester, do ordain and de emine that the following improvement be made, to with: The sprinkling of Jefferson avenue, from West avenue to the South line of Penn street during the sea-son of 1886. son of 1886.

And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, ucder the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$239, and such es-timate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Coun cil deem will be benefited by said improvement is de-scribed as follows: One there of lots on each cide of Lefferson avenue from

Scribed as follows: One tier of lots on each side of Jefferson avenue, from West avenue to Penn street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment udon each lot and parcel of land to be in proportion to the benefit which each de-wires there is an rives there iom

rives there iom. Adopted as follows: Ayes—Ald, Tracy, Marson, Kob Elliot, Foley, Selye, Mandeville, Sv Stein, Bohrer, Kelly, Schaeffer—14. ohlmetz, Fritzsche, Swikehard, Weider. Kohlmetz,

FINAL ORDINANCE NO. 2,899.

JAY STREET SPRINKLING.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below:

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Jay street, from State street to the west line of Oak street. The Common Council of the city of Rochester do ordain and determine that the following improvement

dain and determine that the following improvement be made, 'o wit: The sprink ing of Jay street, from State street to the west line of Oak street, during the season of 1885. And the whole expense shall be defrayed by the as sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reports the same at \$281, and said estimate being deemed reasonable, is hereby ap-proved, and the portion of said city which said Com-mon Council deem will be benefited by said improve-ment is described as follows: ment is described as follows: One tier of lots on each side of Jay street, from State

One tier of lots on each side of Jay street, from State street to Oak street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives theretrom. Adopted as follows. Aves-Ald. Tracy, Marson, Kohlmetz, Fritzsche, El-liott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer. Kelly. Schaffer-14.

FINAL ORDINANCE, NO. 2,900.

JONES STREET SPRINKLING.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below:

After hearing such allegations from all persons ap-

Alter nearing such and the following: Alt Kohlmetz submitted the following: An ordinance to sprinkle Jones street from Jay street to the south the of Center street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be

dain and determine that the following improvement be made, to wit: the sprinkling of Jones street from Jay street to the south line of Center street, during the season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same a \$333, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefitted by said improvement is de-scribed as follows: One tier of lots on each side of Jones streer, from Jay

scribed as follows: One tier of lots on each side of Jones street, from Jay street to Center street, On which above described lots and parcels of land the expenses or said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-dreas therefrom rives therefrom

rives incretrom. Adopted as follows: Ayes-Ald. Tracy, Marson, Kohlmetz, Fritzsahe, El-lott, Foley, Selye, Mandeville Swikehard, Weider, Stein, Bobrer, Kelly, Schaeffer-14.

Ald. Swikehard moved that the final ordinance for Lyell avenue sprinkling be amended so as to extend from Lake avenue to the crossing of the Charlotte branch of the N.Y.C. railroad. Adopted.

Further action was postponed under the rule.

FINAL ORDINANCE NO. 2,901.

LAKE AVENUE SPRINKLING, (SEC. 1.) On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relat on to the improvement des-oribed in the ordinance below:

After hearing such allegations from all persons ap-

After nearing such anegastons rion an persons ap-pearing. Aid. Kohlmeiz submitted the following: An ortinance to spinkling Lake avenue from the north line of Vincesti place to point 200 feet north of Charles. Enrke's south line, point 200 feet north of Charles. Enrke's south line, following the constant and and determine that the following improvement dain and determine that the following improvement

The Common Counce that the following improvement be male, to will: The sprinking of Lake avenue from the north line of Vincent place to a point 200 feet north of Ch. rles J. Burke's south line, during the season of 1885. And the whole expense shall be befrayed by the as-sessment upon the lots any parcels of land to be direc-tion of this due nort. The season of the season of the season expense, and deemed reasonable, is hereiny approved and the portion of said city, which said common Com-cil derim will benefited by said improvement is des-cribed at of laws of the south of the season of the season of the south line. One first of the south of the season of the south of the south Surke's south line. On spring a south line.

assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de rives therefrom

rives therefrom Adopted by the following vote: Ayes-Ala. Tracy, Marson, Kohlmetz, Fritzsche, El-Hot, Foley, Selye, Mandeville, Swikehard, Weidır, Stein, Bohrer, Keliy, Schaeffer-14.

FINAL ORDINANCE, NO. 2,902.

MEIGS STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below : After hearing such allegations from all persons ap-

Atter hearing such anegations from an persons ap-pearing. All Kohlmetz submitted the following : An ordinance to sprinkle Meigs street; from East avenue to Monroe avenue. The Common Council of the City of Rochester, do ordain and determine hat the following improvement bounded to wit:

ordain and determine hat the following improvement be made, to wit: Due sprinkling of Meigs street, from East avenue to Monree avenne, during the season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby; and the City Surveyor, under the di-rection of this Souncil, having made an estimate of such expense, and reports the same at \$341, and said estimate being deemed reasonable, is hereby ap-proved; and the portion of said city which said Com-mon Council deem will be benefitted by said im-provement is described as follows: One tier of lots on each slde of Meigs street, from East avenue to Mource avenue.

One her of hols on reach state on means stered, from Bast avenue to Mource avenue. On which above described lots and parcels of land the expenses of said imptovement are hereby ordered assessed, the assessment upon each lot and parcel of land to be un proportion to the benefit which each de-Adopted as follows :

Adopted as follows: Ayes-Ald. Tracy, Marson, Kohlmetz, Fritzsche, Ellott, Foley, Selye, Mandeville Swikehard, Weider, Stein, Bohrer, Kelly, Schaffer-11.

FINAL ORDINANCE-No. 2,903.

EAST AND WEST MAIN STREETS SPRINKLING.

On motion of Ald, Kohlmetz the Board proceeded to near allegations in relation to the improvement de-scribed in the ordinance below:

After hearing such allegations from all persons ap-pearing, Aid, Kohlmetz submitted the following: An ordinance to sprinkle East and West Main streets from the Eric Canal to the centre of East avenue. The Common Council of the City of Rochester do ordain and determine that the following improvement be made. to wic:

be made, to wit: The sprinkling of East and West Main streets from the Eric Canal to the centre of East avenue, during the

season of 1886

season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-tied thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at eight hundred and inhety dollars, and said estimate being deemed reason-able, is hereby approved; and the portion of said city which said Common Council deem will be benefited by said improvement is described as follows:

One tier of lots on each side of East and West Main streets from the Eric Canal to the centre of East avenue

On which above de-cribed lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom.

Adopted as follows:

Aves-Ald. Tracy, Marson, Kohlmetz. Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider. Stein, Bohrer, Kelly, Schaeffer-14,

FINAL ORDINANCE, No. 2,904.

EAST MAIN STREET SPRINKLING,

On motion of Ald. Koltmez, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

Alter husers pearing; Ald. Kohlmetz submitted the following: An ordinance to sprinkle East Main street, from the center of East avenue, to the East line of Goodman

street. The Common Council of the City of Rochester, do ordain and determine that the following improvement

Ordain and determine that the following improvement be made, to wit: The sprinkling of East Main street, from the center of East Avenue, to the east In of Goodman street, west of the railroad bridge, during the season of 1866. And the whole expense shall be defrayed by the assess-ment upon the lots and parcels of lands to be benefited thereby; and the City Surveyor, under the direction of this Council having made an estimate of such expense and enouted the same at 3760. and said estimate being this council having made an estimate of such expense and reported the same at \mathfrak{sried} , and said estimate being deemed reasonable, is hereoy approved; and the por-tion of said city, which said Common Council deem will be benefited by said improvement is described will be be

as follows: One tier of lots on each side of East Main street, from the center of lots on each side of East Main street, west of the railroad bridge. On which above deescribed lots and parcels of land the expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives the effect. rives therefrom

rives incretrom. -Adopted as follows: Ayes—Aid. Tracy, Marson, Kohlmetz, Fritsche, Elliott, Foley, Selve, Mandeville, Swikehard, Weider. Stein. Bohrer, Kelly, Schaeffer—14.

FINAL ORDINANCE, NO. 2,905.

MONROE AVENUE SPRINKLING,

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below.

After hearing such allegations from all persons ap-

Atten nearing such and the following: Al. Kohlmetz submitted the following: An ordinance to sprinkle Monroe avenue, from Clin-ton street to 300 feet east of Nichols Park. The Common Council of the City of Rochester, do or-dain and determine that the following improvement be

The sprinkling of Monroe avenue from Clinton street to 300 feet east of Nichols park, during the season of 1885

1885. And the whole expense shall be defrayed by the as-sessment upon the lots and varcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$865, and said esti-mate being deemed reasonble, is hereby approved; and the portion of said city, which said Common Council deem will be be penefited by said improvement is de-scribed as follows: scribed as follows:

One tier of lots on each side of Monroe avenue from Clinton street, to a point 300 feet east of Nichols

park. On which above described lots and parcels of land the expenses of said improvement are hereby ordered as-sessed, the asssessment upon each lot and parcel of land to be in proportion to the benefit which each de-

land to be in proportion to the scalar, and rives therefrom. Adopted as follows: Ayes-Ald, Tracy, Marson, Kohimetz, Fritzsche, El-liott, Foley, Selye, Mandeville, Swikehard, Weider, Stein. Bonrer, Kelly, Schaeffer.

FINAL ORDINANCE, NO. 2,906.

SPRINKLING MORTIMER STREET.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-soribed in the ordinance below:

sorned in the ordinance below: After hearing such allegations from all persons ap-pearing, Ald, Kohlmetz submitted the following: An ordinance to sprinkle Motimer street from St. Paul street to Clinton street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made to wit: made, to wit:

The sprinkling of Mortimer street from St. Paul street to Clintou street during the season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this C uncil, having made an estimate of such expense, and reports the same at \$121, and said esti-mate being deemed reasonable. is hereby approved; and the portion of said city, which said Common Coun-cil (cern will be benefield by said improvement is de-scribed as follows: On which above Cescribed lots and parcels of land the expenses of said improvement are h-reby critered assessed, the assessment upon each 1 it and parcel of land to be in proportion to the benefit which each de-rives therefrom ...

rives therefrom

Adonted as follows: Agened as follows: Ayes-Ald. Tracy, Marson, Kohlmetz, Fritzsche, Ellictt, Foley, Seiye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, schaeffer-14.

FINAL ORDINANCE No. 2,907.

MILL STREET SPRINKLING.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap

scribed in the ordinance below : After hearing such allegations from all persons ap pearing— Ald, Kohlmetz submitted the following : An ordinance to sprinkle Mill street, irom Exchange place to Brown street. The forwn street. The common Council of the eity of Rochester dc ordain and determine that the following improvement be made, to wit : The sprinkling of Mill street, from Exchange place to Brown street, during the season of 1886. And the whole expense scall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council having made an estimate of such expense and reports the same at \$437. which esti-mate, being deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-cli deem will be ber efited by said improvement is de-scribed as follows: One tier of lots on each side of Mill street, from Ex-change place to Brown street. On which above described portion of the city the ex-penses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de rives therefrom. Adop ed as follows:

rives therefrom, Adop ed as fo lows: Ayes-Ald. Tracy, Marson, Kohlmetz, Fritzsche, El-llott, Foley. Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaefter-14.

Ald. Boorer moved that the final ordinance for North avenue sprinkling (Sec. 1) be amend-ed so as to read from East Main street to University avenue. Adopteo.

Fur her action was postponed two weeks.

FINAL ORDINANCE, NO. 2,908.

PLYMOUTH AVENUE SPRINKLING.

On motion of Ald, Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance 'elow: After hearing such allegations from all persons ap-

pea ing-Ald, Kohlmetz submitted the following:

Action in the solution is the following: All of the interest of the following: All of the following: All of the Erie canal to the B. N. Y. & P. R. The common Council of the city of Nochester, do or dain and determine that the following improvement be made, the Fire canal to the B. N. Y. & P. R. The common Council of the city of Nochester, do or dain and determine that the following improvement the sparse of 1986 And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby; and the Clus Surveyor, uncer the direc-tion of this Council, naving m. de an estimate of such expense, and reports the same as \$55, and sand esti-mate being deemed reasonable. Is hereby approved; and the roriton of said city, which said Common Council deem will be benefited by said improvement is described as follows: One tier of lots on each side of Plymouth avenue from a point 7 feet south of the Erie caual to the B., N. Y. & P. B. R. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted, as follows: Eliiott, Foley, Selye, Mandevile, Swikehard, Weider, Stem, Bohrer, Keily, Schaeffer-14.

FINAL ORDINANCE NO. 2909.

PRINCE STREET SPRINKLING.

On motion of Ald. Kohlmetz the Board proceeded to hear aller attons in relation to the improvement de-scribed in the ordinance below:

After hearing such allegations from all persons ap-

Learing-Ala Kohlmetz submitted the following

and ronnere submitted the following: An ordinance to sprinkle Prince street, from East avenue to East Main street. The Common Counci. of the City of Rochester, do or-dain and determine that the following improvement be

dain and determine that the following improvement be made, to wit: The sprinkling of Prince street from East avenue to East Main street, during the season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-titted thereby; and the City Surveyor, und r the direc-tion of this Council, having made an estimate of su h expense, and reports the same at \$269, and said es i-mate being deemed reasonable, is here by approved; and that bortion of said city, which said Common Council deem will be benefitted by said improvement is described as follows:

Connell deem will be benefitted by said improvement is described as follows: One tier of lots on each side of Prince street, from East avenue to East Main street. On which above described lots and parcels of land the expenses of said improvements are hereby ordered assessed, the assessment upon each lot and barrel of land to be in proportion to the benefit which each de-rives therefrom: Adopted -sfollows: Ayes-Ald. Tracy, Marson, Kohlmetz, Fritzsche, El-liot, Foley, Selye, Mandeville, Swikhard, We'der, Stein, Bohrer, Kelly, Schaeffer-14.

FINAL ORDINANCE, No. 2,910.

PARK AVENUE SPRINKLING.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below:

After hearing such allegations from all persons ap-pearing— Ald, Kohlmetz submitted the following: An ordinance to sprinkle Park avenue, from Alex-ander street to Avenue A. V.ck. park. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The sprinkling of Park avenue, from Alexander street to Avenue A, Vick park, during the season of 1886. And the whole evenesciball be defined.

street to Avenue A, Vick park, during the season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby : and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$355, and sail estimate being deemed reasonable, is hereby approved , and the portion of said City which said Common Council deem will be benefited by said im-provement is described as follows: One tier of lots on each side of Park avenue from Alexander street to Avenne A, Vick park. On which above described lots and parcels of land the expenses of said improvement are hereby ordered asses sed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-tives therefrom. Adopted as follows : Ayes-Ald. Tracy, Marson. Kohlmetz, Fritzsche, Elliott, Foley, Selye, Manderille, Swikehard, Weider, stein, Bohrer, Kelly, Schaeffer-14.

On motion of Ald. Foley, action on the ordi-nance for Platt street sprinkling was postponed two weeks.

FINAL ORDINANCE, NO. 2911.

REYNOLDS STREET SPRINKLING.

On mction of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

Ald. Kohlmetz submitted the following:

An ordinance to sprir size exponent street, from West avenue to the south line of Cliffon street, The Common Council of the city of Rochester, do or-daiu and de termine that the following improvement be

The sprinkling of Reynolds street from West avenue to the south line of Clifton street, during the season of 1886

1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this council, having made an estimate of such expense, and reports the same at \$155, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Coun-

cil deem will be benefited by said improvement is de-scr. bed as follows: One tier of lots on each side of Reynolds street from

One ther of lots on each side of Reynolds street from West avenue to Clifton street. On which described lots and parcels of land the ex-penses o' said improvement are h(r-by ordered asses-sed, the assessment upon each lot and parcel of land to sed, the assessment open each lot and parcer of failt to be in proportion to the benefit which each derives therefrom. Adopted as follows: Ayes-Ald. Tracy, Morson, Fritzsche, Elliott, Foley, Selye, Mandeylle, Swikehard, Weider, Stein, Bohrer,

Kelly, Schaeffer-13.

FINAL ORDINANCE, NO. 2,912.

ROWLEY STREET SPRINKLING.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

After hearing such anegations from all persons ap-pearing – Ald Kohlmetz submitted the following: An ordinance to symkle Rowley street, from Park avenue to Monroe avenue. The Common Council of the city of Rochester do or-dain and determine that the following improvement be wide, to wit: made, to wit

The sprinkling of Rowley street, from Park avenue to Monroe avenue, during the season of 18-6. And the whole expense shall be 6-fr yed by the as-sessment upon the lots and parcels of land to be ben-efficient discourd, having reade an estimate of such expense, and reports the same at 8259, and said esti-mate being deemed reasonable, is h reby approved; and the portion of said city which said Common Coun-cil drem will be benefited by said improvement is de-sorribed as follows:

cil deem will be benefited by said improvement is de-scribed as follows: One tir r of lots on each side of Rowley street, from Park av nue to Monroe evenue. On which above de-cribed lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-wworthowefram

and to be in proportion to the belief which each de investherefrom, Agota Ald. Tracy, Marson, Kohlmeiz, Fritzsche Elhott, Foley, Sclive, Mandeville, Swikehard, Weider Stein, Bohrrt, Kelly, Schaeffer-14. Fritzsche,

FINAL ORDINANCE NO. 2913,

SPRINKLING ST. JOSEFH STREET.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de scribed in the ordinance below: After hearing allegations from all persons appear-

Ald Kohlmetz submitted the following :

Ald Kohlmetz submitted the following : An ordinance to sprinkle St. Joseph st. from Clinton place to Herman st. The Common Council of the City of Rochester do or-dain and de termine that the following improvement be made, to wit: The sprinkling of St. Joseph st. from Clinton place to the north line of H-rman st. during the season of 1886. And the whole expres e snall be defi ayed by the as-sessment upon the lors and parcels of land to be bene-fitted thereby: an. the City Surveyor, under direction of this Council, having made an estimate of such ex-pense, and reports the same at \$497, and said esti-mate being deemed reasonable, is hereby approved ; and the portion of said city which the said Comm n Council deem will be benefitted by said improvement is geerfibed as follows:

Council deem will be benefitted by said improvement is described as follows: One tier of lots on each side of St. Jeseph st. from Clinton place to the north line of Herman st. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-time therefore.

This is thereform. Adopted as to lows iAdopted as to lows iAyes—Ald. Tracy, Marson, Kohlmetz, Fritzsche, El-liott, Foley, Selye, Mandeville, Swikehard, Weid-r, Stein, Bohrer, Kelly, Schaeffer—14.

FINAL ORDINANCE, No. 2,914.

SOUTH ST. PAUL STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement described in the α rdinance below: After hearing such allegations from all persons aparts

pearing, Ald. Kohlmetz submitted the following

An ordinance to sprinkle South St. Paul street, from Main street to the Eric Canal. The Common Council of the city of Rochester do ordain and determine that the following improvement

be made, to wit: The sprinkling of South St. Paul street, from Main Street to the Erie Canal, during the season of 1886.

12

And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the dir-ction of this Council, having made an estimate of such expense, and reports the same at \$469, and said esi-ma, e being deemed reasonable, is hereby approved; and the portion of said ci y which said Commou Coun-cil deem will be benefited by said improvement is de-scribed as follows:

One tier of lots on each side of South St. Paul street, from Main syreet to Eric Canai. On which ab.ve described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of rand to be in proportion to the benefit which each de-rives therefrom rives therefrom. Adopted as follows:

Ayes-Ald. Tracv, Marsen, Kohlmetz, Fritsche, El-liott, Fol: y. Selye, Mandeville, Swikehard, Welder. Stein, Bohrer. Kelly Schaeffer-14.

FINAL ORDINANCE No. 2,915.

NORTH ST. PAUL STREET SPRINKLING (SEC 1).

On motion of Aid. Kohlmetz the Eoard proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below:

After hearing such allegations from all persons ap-

After hearing such an gat. Some and the following: Al., Kohlmetz submitted the following: An ordinance to sprinkle North St. Paul street (Sec. 1) from Main street to Marnetta street. The (ommon Connell of the city of Rochester do or-dain and determine that the following improvement be used to wir:

The sprinkling of North St Paul street section 1, from Main street to the south line of Marietta street,

from Main street to the south line of Marietta statet, during the scason of 1856And the whole xpen e shall be defrayed by the as- $x^{c}sment upon the lois and parcels of lond to be bene-$ fited there by; and the Giry Surveyor, under the duce-tion of this Council, having made an estimate of suchexpense, and reports the same at <math>882, and said esti-mate being deemed rea-on table, is hereby approved : and the portion of said city which said Countrol Coun-cil deem will be benefited by said improvement is de-sended as follows: One there is loss on each s de of North St. Paul street

sembled as follows: One titer of Lets on each side of North St. Paul street from Main street to the sourn 1 ne - f Marietta street, - n which above described tets and parcels of land the expenses of said impressment upon each lot and parcel of land to be in proportion to the benefit which each de-dves therefrom rives therefrom

Adopted as follows:

-Ayes-Ald. Tracy. Marson, Kobimetz, Fritzsche, Elliott. Foley, Selve, Mandeville, Swikchard, Weider, Stein, Bohrer, Kelly, Schaeffer-14

FINAL ORDINANCE No. 2,916.

NORTH ST. PAUL STREET SPRINKLING (SEC. 2).

On motion of Ald Kohlmetz the Board proceeded to hear alregations in relation to the improvement de-sc load in the ordinance below: After hearing such all gations from all persons ap-

After nearing ruln all galins from all perions ap-pearlag. Aid. Kohlmetz st bmitt d the following: An ordinate or to spinkle Noth St. Paul street, sco-ton 2, from harveit a street to be anton street. The Common Council of the cuty of Rochester do or-dain and determine that the following imployement be made to wit.

dain and determine that the following implorement be made, to writ: The sprinking of North St. Paul street, section 2, from the to ath line of Marietta street ro the north line of Scrantom s reet, during the scason of 1886. And the whole exceeds the defrayed by the as-sessment upon the lors and parcels of land to be ben-efficed thereb.; and the City surveyor, under the direc-tion of this Coulful, having made an estimate of such expense and reports the same at s650, and said esti-mate brind deemed reasonable, is herefy approved; and the porticn of said city wh.ch said Common Coun-cil deem will be achefited by said improvement is de-scribed as follows: One tier of lots on each side of North St. Faul street,

One tier of lots on each side of North St. Faul street, from the south line of Marietta street to the north line of Scrantom street

On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the sstessment upon each lot and parcel of hid to be in proportion to the benefit which each delives therefrom

11ves theretroon. Adopted as follows: Ayes-Ald. Tracy, Marson, Kohlmetz, Fritzsche, El-lott, Foley, Selye, Manoeville, Swikehard, Weider, Stein, Kelly, Schaeffer-13.

FINAL ORDINANCE NO. 2,917.

SCIO STREET SPRINKLING.

On motion of Aid. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the orginance below:

After hearing such allegations from all persons ap-

Pearing-Ald. Kohlmetz submitted the following: An ordinance to sprinkle scio street, from East ave-

An ordinance to sprinkle scio street, from East ave-nue to East Main street. The Commou Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The sprinkling of Scio street, from East avenue to East Main street, during the season of 1886. And the whole expense shall be defrayed by the as essement upon the lots and parcels of land to be beae-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate af such expense, and reports the same at \$160, and said es-timate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be beneited by said improvement is described as follows: s described as follows: One ter of lots on each side of Scio street. from Ea avenue to East Main street.

on w-ich above oescribed lots and parcels of land the expenses of said improvement are hereby order-d assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives her from.

Adopted as follows: Adopted as follows: Aves - Ald. Tracy Marson, Kohlmetz, Fritzsche, El-lott, Foley, Sclye, Mandeville, Swischard, Weider, Stein, Bohrer, Kelly, Scnacher-11.

FINAL ORDINANCE NO. 2,918

SPRING STREET SPRINKLING.

SPHNG STREET SPEINKLING. On motion of Ald, Kohlmetz, the Board proceeded to hear the sile, bitons in relation to the improvement described in the ordinance below: After heading such allegations from all persons ap-pearing. An exhimetz submitted the following: An exhance to sprinkle Spring street from Ex-chan extrement ourcil of the Chiy of Rochester, do orden aud determine that the following improvement bound to wit:

The Common Council of the Cuy of Rochester, do orden and acternite that the following improvement be made, to with The spring the cell Spring street from "xchange street to Ford street, during the saason of 188". And the which expenses shall be defrayed by the as-sessment upon the lots and barce s of land to be ben-effied thereby; and the City Surveyor, under the direction of this Council, having make an estimate of such expense, and reports the same at SSN, and said estimate being deemed reason; ble, is hereby approved; and the portion of said City, which said Common Council deem will be benefitted by s.d improvement is described as follows: On effect of lois on each side of Spring street from Exchange street to Ford street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each tot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote: Ayei-Ald Tracy, Marson, Kohlmetz, Fritzsche, Builott, Foley, Seye, Manteville, Swikehard, Weider, Stein, Kelly, Schaeffer-18.

On motion of ald. Weider, action on the ordinance for $S_{\rm e}u$ h avenue sprinkling was postponed two weeks.

Ald. Kelly moved that rule 41 of the Board be suspended for half an bour.

Adopted by the following vote :

Ayes-Ald Tracy, Marson, Koblmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Bobrer, Keily, Weider, Stein, Swikebara, Schaeffer -14.

FINAL ORDINANCE, No. 2,919.

TROUP STREET SPRINKLING.

On motion of Ald Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-sribed in the oxinance below. After hearing such allegations from all persons ap-

Alter heating such allogators following: Aid, Kohlmetz submitted the following: An ordinance to sprinkle Troup street, from Exchange street to Caledonia avenue. Toe Common council of the City of Rochester, do ordain and determine that the following improvement

ordain and determine that the following improvement be made, towit: The sprinking of Troup street, from Exchange street to Caledonia avenue, during the season of 1886. And the who e expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$310, and said esti-mate being deemed reasonable, is hereby approved;

and the portion of said City, which said Common Coun-cil deem will be benefited by said improvement is de-scribed as follows:

One tier of lots on each side of Troup street, from

One tier of jots on each side of froup street. from Exchange street to Caledonia avenue. On which above described lots and parcels of land the expense of said improvement are hereby ordered assesson, the assessment upon each lot and parcel ef land to be in proportion to the benefit which each de-rives therefrom. Adopted as follows:

Aves-Ald. Tracy, darson, Kohlmetz, Fritzsche, Elliott. Foley, Selve, Mandeville, Swikehard, Weider, Steiu, Bohrer, Kelly, Sebaeffer-14.

FINAL ORDINANCE NO. 2,920.

UNION STREET SPRINKLING.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in reliticn to the improvement des-cribed in the ordinance below:

After hearing such allegations from all persons ap-

cribed in the ordinance bel w: after hearing such allegations from all persons ap-pearing— Ald, Kohimerz submitte i the following: An ordinance to sprinkle Union statest from East avenue to 'vonvoe avenut. The Common Cou cli of the city of Rochester do or-dain and determine that the following improvement be mad, to wit. ... be sprinkling of Union stice from East avenue to Monroe avenue during the season of 886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of Land to be bene-fited thereby; and the City surv.yov, under the direc-tion of this Council, having made a testinants of such expense, and reports the same at \$315, and said esti-mate being deemed reasonable, is hereby aphroved; and the portion of said city, which said common Conneil deem will be beneited by said improvement is described as follows; One tier of lots or each at le of Union street from East avena to Monroe avenue. On which above described to is and barcels of land the expense, the assessment upon each lot and parcel of and the orier for the same the aster of and the expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the banefit which each de-rives rozerfrom. Ado ited as follows;

Ado ited as follows: Aves-Ald. Tracy, Maison, Kohmetz, Fritz che, El-liot. Foley, Sely, Mande mie Swißehard, Weider, Stein, Bohrer, Kaly, Schaeffer-4.

FINAL ORINANCE, NO. 2,921

UNIVERSITY AVENUE SPRINKLING (SEC. 1.)

UNIVERSITY AVEXUE SPENKLING (SEC. 1.) C n motion of Al. Kodhnetz, uhe B ard proceeded to hear allegations in relation to the improvement de-scribed in the ordin: $\mathbf{n} \approx -u_{00} \approx$: After hearing such all gations from all persons ap-pearing. Aid. Kohimetz submitte the following: An croinance to sprinkie Univerity avenue, from North avenue to East Main street. The Common Council of the City of Bochester do or-dain and d stemme that the following i nprovement be made, to wit:

The sprinkling of University avenue (Sec. 1). from Northavenue to East Maiu street during the season of 18-6

18.6. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$27, and said esti-mate being deemed reasonable, is hreby approved; and the portion of said cit, which said Common Coun-cil deem will be benetited by said improvement is de-scribed as follows: One tire of lots on each side of University avenue

scribed as follows: One titer of lots on each side of University avenue, from North avenue to East Mann street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parce of land to be in proportion to the benefit which each derived therefrom.

Adopted as follows: Ayes-Aid, Tracy, Marson, Koblmetz, Fritzche, Eliott, Foley, Solye, Manueville, Swik-hard, Weider, Stein Bohrer, Kelly, Schaeffer --14.

FINAL ORDINANCE, NO. 2,922.

UNIVERSITY AVENUE SPRIMLING, (SEC. 2.)

On motion of Ald Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-cribed in the ordinance below: After hearing such allegations from all persons ap-

Alter and the such an expansion of the points of points of points of the such as the point of the such as the such

street. The Common Council of the City of Rochester do ordan and determine that the following improve-ment be made, to wit:

The sprinkling of University avenue, (sec. 2), from East Main street 10 the east line of Alexander street, during the season of 1886. And the whole expense shall be defi, 'ed by the as-sessment upon the lots and parcets of land to be ben effice thereby; aud the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$200, and said estimate bed: g deemed reasonable, is hereby approved; and the period of said City, which said Common Council deem will be benefited by said improvement is described as follows: One dier of lots on each side of University avenue, from East Main street to Alexander street.

on which above described lots and parcels of land the expenses of said improvement are herby ordered as sessed, the assessancent upon each lot and parcel of lagd to be in proportion to the benefit which each derives

b) b) in rational to show the behavior with a thread of the and the behavior of the behavio

FINAL ORDINANCE, NO. 2,923.

WAREHOUSE STREET SPEINKLING.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below— After hearing such allegations from all persons ap-

All of the arms such are gatomarked as gatomarked as gatomarked as gatomarked as a gatomarked

dain and determine that the following improvement be made, to wit: The sprinking of expression of 186. And the whole express shall be derayed by the as-sessments upon the 1 is and parcels of land to be be fitted the eby; and the city Surve or, under the direc-tion of this Council, having onde an estimate of such express, and reports the same at still, and said esti-mate being dee led reasonable, is hereby approved, and the benefitted of y which said count of coun-cil deem benefitted by said inprove, out is described as follows: follows: One tier of lots on each side of Warehouse street from

One tier of lots on each side of Warchouse street from Brown street to Plate street. On which above described 1 is and parcets of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted as follows: Adopted as follows: Adopted Theory Marco 1 Kohlmetz Fritzsche El

Adopted as follows: Ayes—A'd. Tracy, Marso 1, Kohl netz. Fritzsche. El Hott, Foley, Selye. Mandeville, Swikehard, Welder, Stein, Bohrer. Kelty, Schaefter—14.

FINAL ORDINANCE-NO. 2,924.

NORTH WASHINGTON STREET SPRINKLING.

On motion of Ald. Kohimetz the Board proceeded to

On motion of Aid. Kontinetz the B and proceeded to hear allegations in relation to the improvement de-scröed in the ordinance below: After hearing such allegations from all persons ap-pearing Aid. Kohimetz submitted the following: An ordinance to Sprinkle North Washington street from Main street to Allen street. The Common Council of the City of Rochester do ordain and getermine that the following improvement he mede to put:

ordain and determine that the following improvement be made, to wic: The sprinkling of North Washington street from Main street to Allen street during the season of 1885. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at one hundred and sixty-one dollars ard said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be benefited by said improvement is described as fol-lows : lows

Nows: One tier of lots on each side of North Washington Street from Main street to Allen street. On which above drscribed lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom

rives there from. Adopted as follows: Ages-Tracy, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Selye. Mandeville, Swikehard, Weider. Stein, Bonrer, Kelly. Schaeffer-14.

FINAL ORDINANCE NO. 2,925.

SOUTH WASHINGTON STREET SPRINKLING.

On motion of Ald, Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below:

After hearing such allegations from all persons ap-

After hearing such anegations from all persons appearing. Ald. Kohlmetz submitted the following: An Ordinance to synthkle South Washington street, from the Eric Canal to Troup street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The South Strukting of South Washington street from the Brie Canal to Troip street, during the season of 1886. 1886.

1886. And the whole expense shall be defrayed by the as-sessment upon the jots and parcels of land to be bene-fited thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$168, and said estimate being deemed reasonable, is hereby ap-proved; and the portion or said city, which said Com-mon Council deem will be benefited by said improve-ment is described as follows:

mon Council deem will be benefited by said improve-mert is described as follows: One tier of lots on each side of South Washington street, from the Eric Canal to Trousstreet. On which above described lits and parcels of land the expenses of said improvement are hereby or-dered assessed, the assessment upon each lot and par-cel of land to be in proportion to the benefit which elch doives therefrom.

Adopted as follows: Ayes-Aldermen Tracy, Marsoo, Kohlmetz, sche, Elliöt, Foley, Selye, Mandeville, swik Weider, Stein, Bourer, Kelly, Schaeffer-14. Fritz-Swikehard.

Ald. Kohlmeiz presented a remonstrance egainst the sprinkling of North Water street north of Andrews screet, and moved that the ordinance for Water street sprinkling be amended so as to extend from Main street to Andrews street. Adopted.

Further action was postponed under the rule.

EXECUTIVE BUSINESS.

Ald. Foley moved to proceed to appoint a Adopted, city sealer.

Ald, Foley nominated Thos. Mahoney, ald, Elliott nominated P. B. Bradley.

Thomas Mahoney was named by Ald. Tracy, Marson, Konlmetz, Fritziche, Foley, Selye, Mandeville, Swikshard, Weider, Stein, Bohrer, Kelly Schaeffer-13

P. B. Bradley was named by Alderman Elliott.

Thomas Mahoney having received the requisite number of votes, was declared duly elected.

Alderman Kohlmetz moved that the Board proceed to appoint a Mt. Hope Commissioner.

Alderman Weider moved as an amendment, that action be postponed for one week, lost by

the following vote: Ayes.-Ald Tracy, Foley, Swikebard, Weider Kelly.-5.

Nays. - Ald. Marson, Kohlmetz, Fritzsche, Elliot, Selve, Mandeville, Stein, Bohrer, Kelly, Schaeffer. -9.

The motion of Ald Kohlmetz was adopted.

Ald. Kohlmetz nominated Newall A. Stone. Newall A. Stone was named by Ald. Tracy, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Keliy, Schaeffer-14

Newall A. Stone was declared elected.

Ald, Foley moved to proceed to appoint Commissioners of Deeds, and that the clerk cast the ballot.

Adopted by the following vote :

Adopted by the following vote: Ald. Tracy, Marson, Koblmetz, Fritzsche, Eiliout, Foley, Salye, Mandeville, Swikenard, Weider, Stein, Bohrer, Kelly, Schaeffer-14. Chas. W. Dubelbeiss, W. H. Thompson, Fred D. Morgan. John F. Dorthy, Benj F. Harris, Wm. F. Cheeny, Jr., W. G. Bassett, C. A. Webster, G. C. Wolcott, F. M. Cronise, A. W. Curtis and E. J. Brayer, having re-ceived the concurrent vote of the Common Conncil. were declared appointed commission-Council, were declared appointed commissioners of deeds.

UNFINISHED BUSINESS.

Action on the communication of the Execu tive Board in relation to the condition of the Sellinger and Dover street sewers, and published at page 308 urrent Proceedings, came up, and on motion of Ald. Stein was adopted.

The following resolution came up:

By Ald. Foley --"Resolved, That the introduction of the Gamewell system of police patrol in this city be, and hereby is, recommended, and that in the opinion of this board thirty boxes of said system should be erected at an expense not exceeding \$12,000, and that the Finance Commit tee be requested to provide in the next tax levy for an expenditure of not exceeding said sum for said purpose."

On motion of Ald, Foley, the resolution was adopted by the following vote:

Ayes - Alo. Tracy. Marson, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Boorer, Kelly, Schaeffer-12 Nays-Ald, Kohlmetz, Fritzsche-2.

Ald. Folev moved that the Select Committee on Police Patrol System and the Police Committee be instructed to act in conjunction with the superintendent of the fire alarm telegraph, with reference to the erection of boxes, etc. Adopted

The notice given by Ald. Kelly in regard to daily reports of pawn brokers; and published on page 425 of the current proceeding for 1885-6, came up.

Ald. Kelly presented the following.

By Ald. Kelly-

AN ORDINANCE PROVIDING FOR DAILY REPORTS FROM PAWNBROKERS.

PAWNBROKERS. The Common Council of the City of Rochester do or-dain and determine as follows: SECTION 1. All pawnbrokers in the city of Rochester shall hereafter report daily to the Chief of Police an accurate list and description of all articles of personal property taken by the m repectively in pawn on the previous day, which report shall be delivered to the Chief of Police not later than ten o'clock a.m., under a penaly of ten dollars for each and every failure to make such report.

a penaly of ten domars for each and every manual to make such report. \$2, Upon recovery of a judgment for the penalty provided in section one of this ordinance, an execu-tion shall issue to commit the defendant to the Mon-roe County Penitentiary for a period of ten days in de-fault of property wherewi h to satisfy such execution.

Ald. Kelly moved that the ordinance lay on table two weeks. Adopted.

Ald. Elliott gave notice that at the next meeting of the Common Council, to be held on May 4th, he would move the adoption of an ordinance providing for the conviction, and a penalty attached, for all persons throwing banana skins, orange peelings, etc., upon the side walks

Ald. Selve gave notice that at the next meet ing of the Common Council, May 4th, he would move the adoption of a penal ordinance pre-venting the posting of bills, advertisements, etc., upon trees, poles: etc.

The resolution in regard to the street railroads in Plymouth avenue, published at page 424 current proceedings, 1885-6, came up. Ald. Elliott moved that the resolution be amended so as to read as follows:

Resolved, That the City Clerk cause to be printed and published in two daily newspapers published in the city of Rocbester to be designated by the Mayor, three times a week tor three weeks the following notice:

NOTICE.

The consent of the city of Rochester is hereby given to the person or corporation which shall give

to the city of Rochester the largest percentage per annum of the gross receipts derived from the operation of a railroad under the general law of the State of New York, known as Chapter 252 of the Laws of 1884, upon the screets herein described, to wit:

wit: From the intersection of Plymouth avenue and West Main street by a double curve from the tracks of the Rochester City and Brighton Railroad Com-pany on West Main street into Plymouth avenue and by a double track thence southerly along Ply-mouth avenue to Spring street, thence by a single track through Plymouth avenue to Genesee street, with the necessary switches iddings immouth and with the necessary switches, sidings, turnouts and turntable, and suirable stands for the convenient working of said railroad.

working of said railroad. The right, franchise and privilege of using the Streets herein mentioned, so far as the Chy of Rochester has power to grant the same, for a route along suid streets as herein described, will be sold at public auction on the steps of the City Hall in Rochester, ou the 18th day of May, 1886, at 10 o'clock in the forenoon, by the City Treasurer, to the person or corporation who shall then and there bid and gree the largest percentage of gross receipts bid and give the largest percentage of gross receipts derived from the operation of said railroad as above recited, provided that there shall be two or more bidders and that the minimum percentage of gross receipts, shall be three (3) per cent. of said gross receipts, having previously deposited with gross receipts, naving previously deposited with the City Clerk of Rochester an undertaking under seal in a form approved by the City Attorney and Mayor it the penal sum of \$15,000 for the construction of said railread within the period prescribed by law and for the payment an-ually of the percentage of crocy provints which period prescribed by law and for the payment an-nually of the percentage of gross receipts which shall be bid at such sale by such person or cor-poration, executed by two sureties who shall justify in the sum of \$50,000 each, before the deposit of such undertaking. Such undertaking shall contain a provision that the op struction, use, maintenance and apartition of such relived shall be in compliand operation of such railroad shall be in compli-ance with the statutes of the State of New York, under chapter 252 of the laws of 1884. It is further

Resolved, That the conditions and terms in the Resolved, that the conditions and terms in the foregoing notice recited to be the conditions and terms upon which the consent of the city of Roch-ester to the construction, operation, maintenance, use and extension of a line of railroad upon the streets therein mentioned is given and that the con-sent of the City of Rochester is hereby given to the use of suid streets in the manner above described sent of the Gry of Rochester's hereby given to the use of said streets in the manner above described for the purpose above described of the construc-tion, operation and maintenance of a railroad under Chapter 252 of the Laws of New York, of the year 1884, to the successful bidder in compli-mention to be forecommenced on the complithe year 1884, to the successful bidder in compil-ance with the foregoing provisions of these resolu-tions and the notice therein contained and upon the further express condition that such railroad shall be constructed, operated and maintained in compliance with the provisions of Chapter 252 of the Laws of New York of the year 1884. The City Treasurer shall report his proceedings at the first regular meeting of the Common Council effers med sale

after such sale.

Adopted.

Foley moved as a further amend-Ald ment, that the sale be postponed until May 20th. Adopted.

The resolution as amended was then adopted

by the following vote. Ayes. – Ald. Tracy, Kohlmetz, Fritzsche, Weiner, Bohrer. Foley, Selye, Swikehard, Weider, Bohrer, Kelly.-8.

Nays.-Ald. Marson, Elliott, Selye, Mandeville, Stein, Schaeffer. -5.

Ald, Feley moved that the rule to adjourn at 11 o'clock be suspended fifteen minutes.

Adopted by the following vote:

Ayes.-Ald. Tracy, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Ma Weider, Stein, Kelly. Schaeffer. --12. Mandeville,

Nays. - Ald. Swikehard, Bohrer, -2,

The resolution in regard to street railroad in Sophia and other streets came up.

amended so as to read as follows :

Resolved. That the City Clerk cause to be printed and published in two daily newspapers published in the city of Rochester, to be designated by the Mayor, three times a week for three weeks, the following notice : "The consent of the city of Rochester is hereby

given to the person or corporation which shall give to the city of Rochester the largest percentage per to the city of the gross receipts derived from the oper-ation of a rairoad under the general law of the State of New York known as chapter 252 of the Jaws of 1884, upon the streets herein described, to wit: A line of street railroad tracks commencing with the intersection of Sophia street and West Main street, thence a double track in the centre of Sophia street to Church street; thence a single track in the centre of Sophia street to Allen street; thence a double track to Center street and westerly with a double curve in Centre street to Jones street: thence a single track in and along Jones street to Jay street; thence a double track in the centre of Jay street to Bolivar street: thence a single track in the centre of Bolivar street to Lyell avenue, with a double curve from Bolivar street to the present tracks of the Rochester City and Brighton Rallroad Com-pany on Lyell avenue; thence along the present tracks of said company on Lyell avenue to Sara-toga avenue, with a double curve at Saratoga avenue from the present tracks of said company; thence a single track along Saratoga avecue to Vernon street; thence along the centre of Vernon street a double track to and along the centre of Backus avenue to the north end of Backus avenue. with the like consent for the construction of such switches, sidings, turn-outs and turn-tables, and suitable stands in connection with such tracks and branches as may be necessary for the convenient

working thereof. The right, tranchise and privilege of using the streets herein mentioned so far as the city of Rochstreets herein mentioned so far as the city of Roch-ester has power to grant the same for a route along said streets as herein described, will be sold at public auction on the steps of the City Hall in Rochester, on the 20th day of May, 1886, at 10 o'clock in the forenoon, by the City Treasurer, to the person or corporation who shall then and there bid and give the largest percentage of gross recent denived from the operation of sold railroad receipts derived from the operation of said railroad as above recited, provided that there shall be two as above recited, provided that there shall be two or more bidders, and that the minimum percentage of gross receipts shall be three (3) per cent, of said gross receipts, having previously deposited with the City Clerk of having previously deposited with the City Clerk of the City of Rochester an undertaking underseal in a form approved by the City Attorney and Mayor, in the penal sum of \$15,000 for the construction of said railroad within the period prescribed by law, and for the payment annually of the percentage of gross receipts which shall be bid at such sale by such person or corporation executed by two surcties who shall justify in the sum of \$50,000, each, before the de-posit of such undertaking. Nuch undertaking shall contain a provision that the construction, use, maintenavce and operation of said railroad shall be in compliance with the Statutes of the 'tate of hamicrates and objection of statutes of the state of New York, and of chapter 252 of the Laws of 1884. It is further resolved, That the conditions and terms in the foregoing notice recited be the condi-

tions and terms upon which the consent of the City of Rochester to the construction, operation, main-tenance, use and extension of a line of Balroad upon the streets therein mentioned is given, and that the consent of the city of Rochester is hereby given to the use of said streets in the man-ner above described for the purpose above de-scribed of the construction, operation and main-tenance of a railroad under chapter 252 of the Laws of New York of the year of 1884 to the successful hidder in compliance with the foregoing provisions bidder in compliance wit hthe foregoing provisions of these resolutions and the notice therein contained, and upon the further express condition that such railroad shall be constructed, operated and mantained in compliance with the provisions of flag crossw chapter 252 of the Laws of New York of the year ing points:

Ald. Elliott moved that the resolution be nended so as to read as follows: Ings at the first regular meeting of the Common Council after such sale.

Adopted.

On motion of Ald. Kelly further action on the resolution was postponed until April 27, 1886. Ald. Kelly moved to suspend the rule to ad-

journ at 11 o'clock for fifteen minutes.

A lopted by the following vote :

Ayes-Ald. Tracy, Marson, Fritzsche, Elliot, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-11.

Nays-Ald. Kohlmetz, Selye, Bohrer-3.

Action on the proposals for lighting the public kerosene oil lamps came up.

Ald. Kelly moved that action be postponed until the next regular meeting, and that the Lamp Committee confer with the electric light Co as to the advisability of placing electric lights in the outer wards. Adopted.

Ald. Kohlmetz moved that the resolution in relation to the closing of Ely street and published at page 389, proceedings of 1885 6, be reconsidered. Adopted.

Ald. Kohlmetz moved that the resolution be indefinitely postponed. Adopted.

By Ald. Elliott-Resolved, That the Executive Board direct the gas companies doing business in the streets of this city at once to restore to the original grade each and every street dug up by them during the past year whether for extension or repairs. Adopted.

By Ald. Elliot-Resolved, That the Rochester City & Brighton Railroad Company be required within sixty days after the passage of this resolution, to put and keep upon the rear of each car run upon their lines in the city, some colored light to indicate the route traversed by that car, so that it can be readily determined at night for a distance of at least five hundred

(500) feet. Adopted. By Ald. Elliott-Resolved, That the Rochester City & Brighton Railroad Company be re-quired, within sixty days after the passage of this resolution, to post conspicously within each car, opposite the entrance door, some sign or easily understood indication of the route or direction which such car traverses. Adopted.

By Ald Selye-Resolved, That the Roches-ter Gas Light Company be requested to extend their mains in Selve street from Lake avenue to Pierpont avenue. Adopted.

By Ald, Selye-Resoured, That the Roches-ter Gas Light Company be requested to lay their mains on Driving Park avenue from Lake avenue to Second street. Adopted. By Ald Selye-Resolved, That the City

Surveyor be requested to prepare an ordinance for a plank walk on the south side of Driving Park avenue from Lake avenue to Hastings street. Adopted.

By Ald. Selye-Resolved, That the City Surveyor be requested to prepare an ordinance for a plank walk on the east side of Hastings street where the walk on said side of said street remains in an unfinished condition. Adopted.

By Ald. Selye-Resolved, That the City Surveyor be requested to prepare an ordinance for the construction of a Medina stone pavement or improvement, with the necessary curbs, etc., on Frank street from Jay street to Lyell avenue. Adopted.

By Ald. Selve - Resolved, That the Executive Board be, and hereby is requested to place flag crosswalks on Lake avenue at the follow-

13

One at the south side of the intersection of Selye street and Lake avenue.

One at the south side of the intersection of Lake View park and Lake avenue, one on the south of the intersection of Purcell place and Lake avenue.

One at the south side of the intersection of Augustine street and Lake avenue.

One at the intersection of Birr street and Lake avenue.

Ald. Foley moved that action on the resolution be indefinitely postponed. Adopted.

Ald Mandeville moved to suspend the rule to adjourn at 11 o'clock.

Adopted by the following vote: Ayes-Ald. Marson, Koblmetz,, Fritzsche, Elliott, Foley, Selye, Mandeville, Weider, Stein, Kelly, Schaeffer, 12

Nays-Ald. Swikehard, Stein, 2.

By Ald Selye-Resolved, That no grant of ay easement, franchise or right of way any in any of the streets, alleys, lanes or parks of the City of Rochester shall hereafter be made to any person, persons or corporations who shall not bid and agree to pay into the city treasury annually, as a consideration for said grant, a sum equal to at least $2\frac{1}{2}$ per cent. of the gross receipts derived by such person, persons or corporation from the use of said

easement, franchise or right of way. Adopted. By Ald. Selye-Resolved, That from and after the date of the passage of this resolution, no ordinance for any improvement and no resolution granting any tranchise or right of way through the streets, avenues, lanes, parks or alleys of the city of Rochester, to any person, persons or corporation, which shall pro-vide for the giving of any bond by any con-tractor or any such person, persons or corporation shall be adopted unless there shall be incorporated in such resolution or ordinance a copy of the proposed bond with the proposed sureties thereon which bond shall have been approved by the City Attorney.

Ald. Foley moved that the resolution lay on the table two weeks. Adopted.

Ald. Kelly moved that the resolution in regard to the franchise or right of way through the streets alleys, lanes, &c, being sold to persons paying at least 2½ per cent. into the city treasury for such right of way be reconsidered. Adopted.

Further action was postponed two weeks.

By Ald. Selye-

Resolved, Toat the Executive Board be, and it is, hereby requested to report to this body at its next regular meeting upon the advisability of the purchase by the city of a gravel bank convenient of access along the line of the Erie caral, or along the line of some of the railroads which enter this city; also the price at which such a bank can be purchased, and the cost oer cubic yard at which gravel can be brought to the city from the contemplated gravel bank.

Ald. Kelly moved to lay the resolution on the table for two weeks. Adopted.

By Ald. Selye-Resolved, That hereafter the license fees for roller skating rinks is hereby fixed at the sum of one thousand dollars per annum, and that the city clerk is hereby directed to take the necessary steps to procure the collection of the same.

Ald. Mandeville moved that the resolution be indefinitely postponed. Adopted.

By Ald. Selye-Resolved, That the city clerk be, and hereby is directed to take immediately steps to collect the license of roller skating rinks for the year of 1885, 1886. Adopted,

By Ald. Mandeville-Petition of George A, Hobbie for permission to erect a wood building and moved that permission be granted. Adopted.

Mandeville-Resolved, That the By Ald. City Surveyor be and hereby is requested to make the necessary surveys for the grading and curbing of Selye street from Lake avenue to the Boulevard, and on Raines street from Lake View park to Augustine street. Adopted.

By Ald. Mandeville-Resolved, That the City Cierk is authorized and directed to draw and deliver the warrants for the several monthly salaries on the first day of each month, and that he present in the budget at the first meeting following the first of the month, the list of officers and employees and the amounts severally paid them. Adopted.

By Ald. Swikehard-Resolved, That the City Surveyor be, and is hereby directed to prepare an ordinance for a 12-inch pipe sewer in Brown street from West avenue to the present sewer in Brown street. Adopted.

By Ald. Weider-Petition of Catherine M. Houck for dama ges alleged to have been sustained by a defective sidewalk. Referred to the Law Committee.

By Ald. Kelly, petition for establishing the lines of Hague street.

By Ald. Kelly -

Resolved, That the city surveyor be, and bereby is, directed to establish the lines of Hague street. Adopted.

By Ald. Kelly-

Resolved, That the representatives of this city in the Legislature be, and hereby are, re-quested to urge the immediate passage of a bill coanging the fiscal year of the Board of Education so that the same will begin on the first Monday of April, at which time the fiscal year of the other departments begin.

It is further resolved, that the city attorney be, and hereby is, requested to take such action as may be necessary to secure the speedy passage of such bill. Adopted.

By Ald. Stein -

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-The undersigned builders and con-tractors, resident in said city, and having experi-ence in the construction and stability of brick and stone walls, have examined the north wall of a building fronting on Stone street, in said city, and adjoining property owned by Messrs. Brewster, Gordon & Co., and consider said wall to be in an unsound and unsafe condition, and in danger of failing over upon workmen engaged in excavating upon the lot of Messrs. Brewster, Gordon & Co., and that said wall should be taken down. Respectfully, W. HL GORSLINE. WILLIAM CARROLL. C. STEIN. GENTLEMEN-The undersigned builders and con-

C. STEIN.

Ald. Stein moved that the Fire Marshal notify the owner of the property to remove the walls within five days; if not done in that time the Fire Marshal be directed to take such steps to remove the same. Adopted.

By Ald. Schaeffer-Resolved, That the property owners on Union street be allowed thirty days to construct sidewalks as contemplated by Ordinance No. 2,865, under the direction of the City Surveyor and Frecutive Board. Adopted.

By Ald. Schaeffer-Whereas, An act is now pending in the Legislature ent tled "An act to amend title one of chapter fourteen of the laws of eighteen hundred and eighty, relating to the boundaries of the city of Rochester, and of the wards of said city, "which said act provides for the division of the Sixteenth ward and the creation of an additional ward; therefore, be it

Resolved. That this Common Council do hereby approve of said act, and that our representatives in the Senate and Assembly be and they hereby are requested to use all honorable means toward securing the passage of said act.

Adopted by the following vote :

Ayes – Ald. fracy, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikebard, Weider, Stein, Bohrer, Kelly, Swikepard, Schaeffer -14.

The President of the Board announced the following standing committees :

On Finance-Ald. Watson, Foley, Weider,

On Finance-Ald. Watson, Foley, Weider, Fritzsche, Elliott. On Contingent Expense-Ald. Weider, Kelly, Mandeville, Bohrer, Marson. Public Improvements-Ald Kohlmetz, Bohrer, Schaeffer, Swikehard, Coughlin.

On Sewers-Ald. Marson, Schaeffer, Fritzsche, Watson, Stein. Opening and Alteration of Streets and Bridges-

Ald. Bohrer, Fritzsche, Marson, Selye, Stein. On Law-Ald. Kelly, Weider, Selye, Kohlmetz,

Elliott.

Elliott. Charter Amendments, Ordinances and Bules— Ald. Weider, Stein, Mandeville, Fritzsche, Elliott. On Police Excise and Markets—Ald. Swikehard. Watson, Weider, Schaeffer, Bohrer. On Support and Relief of Poor—Ald. Foley, Coughlin, & elly, Fritzsche, Bohrer. Wood Buildinge, Ald Stein Swikehard Margon

On Support and Relief of Poor-Ald. Foley, Coughlin, Kelly, Fritzsche, Bohrer. Wood Buildings-Ald. Stein, Swikehard, Marson, Kohlmetz, Schaeffer. Map and Survey-Ald. Mandeville, Coughlin, Weider, Selye, Kohlmetz. On Schools and Public Health-Ald. Elliott, Mandeville, Watson, Coughlin, Foley. On Mount Hope and Public Parks-Ald. Selye, Coughlin, Swikehard, Bohrer, Schaeffer. City Property-Ald. Mandeville, Watson, Kelly, Swikehard, Kohlmetz. Water Works-Ald. Fritzsche, Selye, Foley, Elliott, Marson. Public Lamps-Ald. Coughlin, Foley, Swike-hard, Kelly, Kohlmetz.

Assessments-Ald. Schaeffer, Kelly, Selve, Stein,

Elliott

On motion of Ald. Kelly the board adjourned until next Tuesday evening, April 27, at 8 PETER SHERIDAN, City Clerk. o'clock.

In Common Council-April 27th, 1886.

ADJOURNED REGULAR MEETING.

Ald. Wm. H Tracy, President of the Board, presiding.

presiding. Present-Ald. Tracy, Coughlin, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Man-deville. Swikehard, Weider, Stein, Bohrer, deville, Swikehard, Weide Kelly, Schaeffer-15. Absent-Ald. Watson-1.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCE

Ry Ald. Coughlin-Petition of John B. White for permission to erect a wood building, and moved that permission be granted. Adopted.

By Ald. Coughlin-Bill of-

Citizens Gas Co., lighting lamps (April).. \$1,600.09. Referred to the Lamp Committee. 29.20

By Ald. Kohlmetz-Petition for the widen-ing of Clifford street. Reterred to the surveror to prepare an ordinance.

By Ald. Fritzsche-Petition of John Connor to erect a wood building, and moved that per-By Ald. Elliott-Petition of W. H. St. John

for permission to erect a wood building. Re-ferred to the Wood Building Committee and Fire Marshal with power to act. By Ald. Foley – Petition of Eiward Wilder

for remission of taxes. Referred to the Assessment Committee.

By Ald. Foley – Petition to change the name of "River road" to Plymouth avenue. Refered to the committee on opening and alteration of streets.

By. Ald. Foley-Petition for a plank walk on May street. Referred to the surveyor to to prepare an ordinance.

By Ald. Foley-Petition for sewer in Gennesee street. Referred to the city surveyor to prepare an ordinance.

By Ald. Foley-Bills of

C. Reuter, meat\$ 2	5	00	
F. J. Amsden, transportation 1	1	48	
Lewis & Co. ' ''	3	50	
Geo. H. Mason, meat 2			
R. Dorschel, rent 1			
J. C. Parmelee, services, Excise Board 1			
Doyle, Gallery & Co., coal	31	30	1
Pat'k Tiernan, groceries	28	00	
James McMannis, " 14	£ 2	16	
John Lutes, disbursements			
J. A. Otto, groceries	4	00)

Referred to the Poor Committee.

By Ald. Selye-Petition for sprinkling helps avenue. Referred to the surveyor to Phelps avenue. prepare an ordinance.

By Ald. Mandeville-Petitions of C. J. Hoff-man, W. W. Scheffer, Mrs. Lena Barnes and Geo. J. Enisfeld for permission to erect wood buildings. Referred to the Wood Building

Commutee and fire marshal with power to act. By Ald. Mandeville—Bill of John Walsh, plumbing, Front street building, \$29 30. Re-Ferred to the City Property Committee. By Ald Swikehard—Petitions of John A.

Speiss and Wm. D. Callister for permission to erect wood buildings. Referred to the Wood Building Committee and fire marshal with power to act.

By Ald. Weider-Petition of Leo Seibold, for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Weider-Bills of

G. F. Slocum, disbursements opening Clif-

ford st				\$ 4 09
R. B. Wickes, servic	es openi	ng Gl	ifford st	50 0 0
W. H. St. John,	••••	••••		21 00
F. A. Schoeffel.	••	••		21 00
P. P. Dickinson.	••	••		50 00
P. B. Hulett,	••	••		42 00
Referred to the	Contine	rent	Exnense	Com

eferred to the Contingent Expense Committee.

By Ald. Bohrer-Petitions of Peter Saile, Geo, A. Lane, John Herbrand, for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Bohrer-Petitions for deepening sewer in Delevan street; also, sprinkling North avenue. Referred to the Surveyor to prepare ordinances.

By Ald. Kelley-Petition of Geo. W. Burns for permission to erect a wood building, and moved that permission be granted. Adopted.

V

ŕ

١.

g

Э

C

5

ı

71

71

f

۰.

э

D r 1-

٥

e

1

f

 \mathbf{s}

1

ŧ r

y

'n

y

i-d

ad

ń of

g 49

)е

e

1.

REPORTS OF STANDING COMMITTEES.

Ald. Coughlin from the Lamp Committee, Ald. Foley, from the Poor Committee, Ald. Mandeville from the City Property Committee, Ald. Weider from the Contingent Expense Com mittee, reported in favor of the bills referred to their respective committees and referred them to the Finance Committee for payment.

By Ald. Fritzsche-

ROCHESTER, April 27th, 1886. To the Honorable the Common Council:

GENTLEMEN-Your Water Works Committee and the Executive Board respectfully submit the following report and recommendations: The two bodies in joint session have made a care-ful and thorough examination of the several peti-tions for the actorized of writer money power of file

tions for the extension of water mains, now on file in the Water Department.

We find that water mains have been laid during the past year in twenty-five streets at a cost of \$7,254.57, and for which the Common Council has \$7,254.57, and for which the Common Council has as yet made no appropriation, but that the said cost has been advanced to the Water Pipe Exten-sion Fund by private citizens. In several of these cases the Common Council has by resolution agreed to return the said amounts, without inter-est, to the parties who have thus advanced it out of monies to be raised in the tax levy for the present year for the Water Pipe Extension Fund. In other cases the cost has been advanced by citizens without such guaranty by the Common Council, but as it has all been laid under the direction of and in ac-cordance with the plans of the Executive Board; apd as large revenues have accrued to the city in and as large revenues have accrued to the city water rents from such extensions, we are of the opinion that parties who have thus advanced mon-eys for water pipe extensions should all be treated alike, whether the city is pledged thereto by a res-olution of the Common Council or not.

We therefore recommend that the amount thus advanced be raised in the tax levy for the present

advanced be raised in the tax levy for the present year, and the several amounts hereinafter stated be repaid to the parties in interest. The following is a list of streets in which water mains have been extended at the cost of private parties, together with the cost of same, as determined by the Executive Board :

Court st. (H), from Exchange st. to 47

feet eastward. Aiken alley (D), from Clarissa st. to 315

Feet southerly...... Brinker place (D), from end of pipe to 108 feet northerly.....

Canfield place, from Union st. to end of place.... West

Mestave., from former end of pipe near Trowbride st. to 72 feet west....... Magnolia st., from Plymouth ave. to

Seward st. Lake ave. (W. side). from former end northward to Burke place. Burke place, from Lake ave. to 564 feet

west. University ave., from Prince st. to 215

feet east. Edward st., from Weiger st. to 320 feet

north. Stevens st., from Lincoln st. to 120 feet

east.... Chace st., from former end of pipe to Brooks st.....

Ames st., from West ave. to 400 feet north.. Otis st., from Myrtle st. to near Cameron st.

Centennial st., from Campbell st. to 500 feet south..

Cleveland park, from N. Clinton st. to end of park

Caroline st., from Pinnacle ave. to 226 feet east.	150 00
South ave., from Stewart st. to Lange- lowst	528 57
foot west	
Remsen place, from University ave. to 200 feet south	162 53
Eisenburg park, from Gocdman st. to 164 feet east	81 62
Boardman ave., from Monroe ave. 404 feet north	394 62
Selve st., from Lake ave. to 1,036 feet west	386 40
Along Erie canal, from Deming st. west- ward	34 92
Culver place, from Culver park to Haw- thorn st	1,000 00

Amount advanced by private parties... \$7,254 57

Amount advanced by private parties... \$7,254 57 There are now on file awaiting action by the Common Council petitions for water pipe exten-sions amounting to \$70,867.95. In all of these cases the parties signing the peti-tions are very urgent that the pipes shall be laid during the present seasor. They claim that the extension of the water mains is a condition prece-dent to the improvement and building up of their property, as the time has arrived when water obtained from wells within the city limits is con-demned by the health authorities and by physi-cians generally as not healthful; and as a conse-quence it is extremely difficult to sel, or lease a residence on a street where water rom the city residence on a street where water from the city mains is not accessible.

The claim is also made that the city loses noth-In communication of the average to six per cent. per analysis of the average to six per cent. per annum on the investment

per annum on the investment Your committee, while recognizing the force and justice of these arguments, 'as not felt at liberty to recommend that so large a sum be placed in the present tax levy as would meet every demand. We have therefore selected the follow-ing streets, in which there seems to be the most immediate necessity for water, and in which we herefore recommend that water mains shall be therefore recommend that water mains shall be extended during the present year at an estimated cost of \$49,408.45, thus leaving out petitions amounting to \$21,459,50, or nearly one-third of the whole.

List of streets in which it is recommended that water mains be extended during the present year: Aqueduct st. (H), from Basin st. south

	Aqueduct st. (n), from basin st. south	
82 36	170ft\$	272 00
	170 ft\$ Factory st., from State st. east 130 ft	97 50
260 22	Cortland st., from Court st. to Monroe	
	ave	737 00
63 64	S.St. Paul st. (H), from present end near	
	Main to Elv st	450 00
347 06	S. Water st. (H & D), from Main st. to	
	Ely st.	910 00
65 00	Avenue C, from N. St. Paul st. to one-	010 00
	half way to Harris ave	380 00
270 00	Evergreen pk., from Scantom st.to Ever-	000 00
A10 00	green st.	418 00
	Harris ave., from Clifford st. to one-half	110 00
1,121 08	way to Neilson pk	859 00
	Harris ave., from Avenue B to Avenue C	300 00
	North ave. (H), from present end of pipe	000 00
232 45	to Weld st.	350 00
NON 10	Along Erie canal, from Deming st. to 400	000 00
200 10	ft. eastward	260 00
~00 IO	West ave., from present end of pipe to	200 00
80 00	east side of G. V. canal: also, exten-	•
00 00	sion of Holley pipes under sidewalk at	
126 00	City Hospital	200 00
120 00	Strong st., from Jefferson ave. to Gen-	200 00
351 17	esee st	4,185 00
001 11	Genesee st., from Frost ave. to South of	4,100 00
339 28		2,500 00
008 40	Strong st Flint st., frcm Seward st. to Jefferson	#, JUU UU
380 00		1 964 50
000 00	ave	1,864 50

W. Frost ave., from present end to 40 feet 597 55 48 00 west.....

Mansion st., from Magnolia st. to Cot-

tage st. Perkins and Champion st, from Perkins st to Glenwood pk...... Raines st., from Lake View park to

Lake View park, from Lake ave. to the Boulevard

Pierpont ave., from Selve st. to Lake

West st., from Jones ave. to Lorimer st. First st. from Glenwood park to Perkins

Perkins st., from First st. to old city line Mason st., frof First st. eastward to end ______of street.

Emerson st., from present end to 75 feet

Builderson str., from Scio st. to N. Y. C. & H. Bavis st., from Scio st. to N. Y. C. & H. R. Railway. University ave., from 215] feet east of Prince st. to Hanford's house.

University ave., from Goodman street to Strathallen pk Fulton st., from Child st. to Whitney st.

Angle st., from Lyell ave. to Sherman st Weeger st, from Henry st. to Thomas st Hamburg st., from St. Joseph st. west-ward to end.....

Hixon st, from Maria st. to Thomas st. Centennial st., from Maple st. to present end of pipe.

Chiliave., from present end of pipe to Hake place.....

Brooks ave., from Plymouth ave. to Gen-

west Orlando st., from 275 feet east of Myrtle

st. to Cameron st... Warper st., from Lyell ave. to about 600

feet north. Bay st., from First ave. to Fourth ave... Bates st., from Park ave. to Sibley st... Beacon st., from University ave. to An-derson ave...

Berlin st., from Hudson st. to 650 feet

west Bernhardt st., from Thomas st. to Maria st.

Caroline st., from present end of Pinnacle ave. to end of street..... Central Park, south side, from Union st.

to Second ave. First ave., from Pennsylvania ave. to

Central park. Flower st., from Clinton st. to end of Flower st.

Frederick park, from Hudson st. to Edward st.

Goodman st., from Pennsylvania av. to Bay st.... Henrietta pk. from Henrietta av. to 540

feet north... Miller st., from present end of pipe to

end of street.... Pennsylvania av., from present end to

Goodman street. Schenck avenue, from Goodman street east 1,100 feet.....

Second av., from Central pk to Bay st... Zimmer st., from lot No. 7 to Casper st...

Amount required to extend mains in

Amount to be repaid to parties who have advanced moneys..... \$50,908 45

7,254 57

Amount...... \$58,163 02 As it is probable that no appropriation for water pipe extension can be made during the present year in addition to the amount which shall be 14

raised in the tax levy, your committee is of opinraised in the tax levy, your committee is of opin-ion that in addition to the aforesaid sum of \$58,163.02, there should be raised in the present levy, the further sum of \$4,836.98, making a total recommended to be raised for water pipe exten-sions the present year of \$63.000. The aforesaid sum of \$4,836.98 is recommended for the reason that it is desirable that the Execu-tive Board shall have a sum in hand which will warrant it under the direction of the Common 1,420 00 702 50 753 50

3.945 00 warant it under the direction of the Common Coupeil in making contracts during the coming winter for at least a portion of the water pipe to be used during the following summer. Covtracts $\begin{array}{c} 604 & 00 \\ 576 & 00 \end{array}$ 360 00 1.288 50

for pipe can be made for delivery during the win-ter season at a price from \$2 to \$5 per ton cheaper than during the summer season. 247 00 It has been brought to the attention of your com-71 25

nittee that in the year 1883, the Common Council borrowed money for a like purpose with the very gratifying result of saving about \$4,000 in the pur-chase of one-half the amount of pipe used in the 679 00

369 50 succeeding year. Your committee is of the opinion that there is no item of the tax levy which is so cheerfully paid as that for water pipe extensions, and in view of this and the further fact that the universal dis-420 00 570 00 921 50 tribution of the water throughout the driversal dis-come a prime necessity to not only the health of our citizens, but, also to the growth and extension of our city and the improvement of its outlying property. We feel that we have been very con-572 50 228 00 332 50 property. We feel that we have been very con-servative in the recommendations made by us in 375 50 the foregoing report. Respectfully submitted. 2,000 00

ully submitted, FRANK FRITZSCHE, DEVILLO W. SELYE, JOHN H. FOLEY, W. H. MARSON, GEO. W. ELLIOTT, Water Works Committee. BYRON HOLLEY, E. KUICHLING, GEO. W. ALDRIDGE, Executive Board.

171 00 Ordered received, filed and published.

By Ald. Fritzsche-Resolved, That the Ex-ecutive Board be and is hereby directed, when 600 00 1,692 00 there are funds applicable, to extend water 679 00 mains in the several streets embraced in the list of recommendations contained in the re-807 50 port of the Water Works Committee and the Executive Board relating thereto this day sub-807 50 mitted to the Common Council; and also to re-478 00 pay advances beretofore made by citizens to the Water Pipe Extension fund as also detailed 190 00 and recommended in said report.

Ald, Mandeville moved that the resolution 753 50 lay on the table until the next meeting.

Adopted by the following vote: Ayes-Ald.Tracy Coughlin, Elliott, Mande-vlile, Swikehard, Weider, Stein, Kelly. -8. 868 50

Nays-Ald. Marson, Kohlmeiz, Fritzsche, Foley, Selye, Bohrer, Schaeffer. --7. 799 00

By Ald. Stein-3.497 00

To the Common Council: GENTLEMEN: Your Committee on Wood Build-ings, to which was referred the petition of H.N. Schlick & Co. for permission to erect a wood build-Schlick & Co. for permission to erect a wood build-ing on Hamburg street, hereby reports that they have examined the premises, and find that the usual objection is made, when the building is to be used as a coal shed; but as the ouilding con-templated is an addition to one that has been in use for that purpose a number of years, your com-mittee are of the opinion that permission should be granted, in accordance with the prayer of the petition, and present the accompanying resolupetition, and present the accompanying resolution and recommend the ad ption thereof. Respectfully submitted,

C. STEIN, GEO. B. SWIKEHARD, W. H. MARSON, H. KOHLMETZ, Committee.

429 50

400 00

627 00

532 00

1,120 50

851 50

1,500 00

 $1.108 50 \\ 123 20$

By Ald. Stein-Resolved, That permission be granted to H. N. Schlick & Co. to erect a wood building on Hamburg street, in accordance with the prayer of their petition. Adopted.

Ald. Foley presented a remonstrance against the election of a building on Plymouth avenue to be used as a blacksmith shop. Referred to the Wood Building Committee and Fire Marshal.

REPORTS OF SELECT COMMITTEES.

By Ald. Kelly :

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN : Your Committee on Salaries, after a careful consideration of the matter of fixing salaries of city officers and employees, respectfully submit the following resolution for your consider-

ation, and recommend the adoption thereof . Resolved, That the salaries of the several city officers and employees whose terms begin with the fiscal year be fixed as follows for the ensuing year:

Mayor, including clerk hire\$3,300
Treasurer
Treasurer
City clerk
City messenger 1,200
Assistant messenger
Members Executive Board, each 2,400
Assessors, including clerk hire 2,700
City surveyor
Assistant surveyor 1,500
Second assistant surveyor 1,000
Draughtsman
Draughtsman
men and chainmen 2,750
Overseer of poor 1,700
Assistant overseer of poor 800
Investigator of poor
Bookkeeper of poor office
Store-keeper poor office
Police justice, including cierk hire
Police commissioners, each 1,000
Excise commissioners, each 720
Fire marshal, including carriage hire 1, 200
Meat, milk and vegetable inspector 1,000
Engineer City Hall
Watchman City Hall 800
Janitor Front street building 800
City physicians, each
Messenger Board of Health 400
Health inspectors, each 500
Sewer flushers, each 500
Keeper Hope Hospital
Superintendent of erection and placing of
electric telegraph light wires, lamps and
telephone, including disbursements 600
J. MILLER KELLY,
PHILIP WEIDER

PHILIP WEIDER, LOUIS BOHRER, Committee.

Ald. Mandeville moved that the salaries be voted for separately. Lost by the following vote :

Ayes -Ald Elliott, Mandeville-2.

Nays-Ald. Tracy, Coughlin, Marson, Kohlmetz, Fritzsche, Foley, Selye, Swikehard, Weider, Stein Bohrer, Kelly, Schaeffer-13.

The resolution on salaries was then adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson, Kohlmetz. Fritzsche, Foley, Selye, Swikehard, Weider, Stein, Bohrer. Kelly, Schaeffer-13. Nays-Ald.Elliott, Mandeville-2.

Ald. Kelly in the chair.

By Ald. Selye-

Your Committee on Printing respectfully reports as follows:

Under the authorization of the Common Council in the premises, notices were sent by your com-

mittee to each of the daily papers soliciting bids, and setting forth specifications of the work wanted done, as follows: "For the publication, in a daily newspaper in the city of Rochester, of the proceedings, resolu-tions and ordinances of the common Council and of the Executive Board for the ensuing year and the notices and the advertisements and proceedings of any and all of the officers of the city, including the monthly report of the health officers, and in-cluding the list of lands sold for taxes, and the publication of 150 copies of the Treasurer's de-tailed annual report in book form, bound in paper, and for the furnishing on the expiration of the year, in book form, bound in muslin. 150 copies of the official proceedings of the Common Council the year, in book form, bound in mushin 150 copies of the official proceedings of the Common Council and 150 copies of the proceedings of the Executive Board, including the indexes of each; the success-rul bidders to furnish one copy of their daily to each of the following departments: "Mayor's office, city clerk's office, assessor's office, city at-torney's office, poor office, police office, city sur-veyor's office, treasurer's office, Municipal Court and Executive Board, and to the city clerk's office the necessary copies containing the proceedings of the Common Council as unbished once in two the Common Council as published once in two weeks

Under the foregoing specifications the following bids were received :

bids were received: The Rochester Printing Company presented a gross bid of \$4,000. The Rochester Herald Pub-lishing Company presented a bid of \$2,750, but did not include in their proposal the 'furnishing of the detailed report of the City Treasurer or the publication of the penal ordinances as published in bulk a few years since. 'ts bid also contains a scanarte proposed to public the advertisements of separate proposal to publish the advertisements of Separate proposal to put in the advertisements of any and all the city officers pertaining to the busi-ness of the city, including the list of lands sold for taxes, for the ensuing year, for the sum of \$1,200. The Post-Express Printing Company presented **a** bid for the work atoresaid in the gross sum of \$20, 200.

\$2,857. The

\$2,807. The UNION AND ADVERTISER Company pre-sented a bid for the gross sum of \$3,500, and agree that if at the price of 30 cents per inch of space the said publications do not amount to \$3,500, that they will to the extent of the difference, deduct from the above named \$3,500. Your committee, after due deliberation, consider

that it is for the best interests of the city to accept the bid of the UNION AND ADVERTISER Company and recommend that upon the said company com-pleting the contract, that it be declared the official pleting the contract, that it to decide the city. newspaper of the city. DEVILLO W. SELYE, GEORGE B. SWIKEHARD, H. KOHLMETZ, Committee on Printin

Committee on Printing.

Adopted by the following vote:

Ald. Tracy. Coughlin, Kohlmetz, Fritzsche, Foley, Selye, Mandevlle, Swikehard, Weider, Stein, Bohrer, Kell^e, Schaeffer-13.

Navs-Ald. Marson. Elliott 2

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk.

OFFICE OF EXECUTIVE BOARD, ROCHESTER, April 17th, 1886.

To the Common Council.

GENTLEMEN-In the matter of the petition of Margaret Whalen, requesting the abandonment of a triangular piece of land at the northwest corner of West avenue and Favor street, the Executive Board would beg leave to make the following report :

port: The records show that in 1839 Stevens alley was laid out from what was then Buffalo street, and running southerly therefrom. By action of the Common Council the name of the Stevens alley was changed to Favor street and widen-ed by ordinance-adopted January 10th, 1860-twelve feet on each side, making the width of the street 42 feet. By this action it

was designed, as will be seen by reference to the ordinance at page 195 of the proceedings of the Common Council of January, 1860, to make the lines of Favor street parallel and starting from Buffalo street, now West avenue. And the effect of thus straightening the lines was to leave a piece of land, formerly a portion of Stevens' alley, six feet front on West avenue and running to a point arout twenty-two feet on Favor street, on which the owner of the adjoining lot has for several rears. according to the Assessors' records paid years, according to the Assessors' records, paid city taxes. The land has practically been aban-doned, so far as the city's uses are concerned, for several years. Respectfully,

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published. By Ald. Marson-Resolved, That the Mayor be, and he hereby is directed to execute a quitclaim deed to Joseph Berdel, of all the right, title, and interest, which the city may have in all that tract or parcel of land si uate in the city of Rochester, County of Moaroe and State of New York; bounded on the north by West avenue, on the east by the west line of Favor street, and on the west by the west line of Stevens alley as originally laid out, being a triangular piece of land six (6) feet front on the south side of West avenue and extending back to a point on the west line of Favor street about 21 72-100 feet southerly from West aveaue; which triangular piece of land was formerly a part of Stevens alley or Favor street, and which was abandoned when said Favor street. or Stevens alley was widened and straightened in 1860.

Adopted by the following vote :

Ayes-Ald. Coughlin, Marson. Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, We der, Stein, Bohrer, Kelly, Schaeffer-14.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

JOINER STREET IMPROVEMENT.

<text><text><text><text><text><text><text>

ation of said roll. On all sums paid prior to the ma-turnty of the said last installment, a disconnt will be allowed of six per cent, per annum. And the Clerk is hereby directed to publish notice is pursuance of Title VII, Section 172 of the Revised Char-ter of 1830, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening. May the 4th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. be heard. Adopted.

FKANK STREET IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor accertain and report to this Council the expense of constructing a Medina stone pavement in Frank street from Jay street to Lyell avenue with other im-provements connected therewith.

Street from day street of Jerk and and a street from day street and a such estimate \$12,500. Adopted. The surveyor submitted as such estimate \$12,500. By Aid. Kohimetz-Resolved, That the following improvement is n-cessary, viz: The construction of a Medina stone pavement in Frank street from Lyeil avenue to Jay street with Medina stone curbs thirty-four (34) feet apart and parallel to the established lines or the street; said curbs to be set as nearly as practicable in the prolongation of the line of curbs now existing on Frank street between Brown street and Jay street; also the construction of the dina factore putters iffteen (15) inches wide on each side of that portion of the street proposed to be improved; also the construction of the necessary manholes, the cleaning, repairing and extension of existing, and the construction of new surface sewers where needed; also the laying of water and gas service pipes where now required or their future use is contemplated.

vice pipes where now required or their future use is contemplated. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense th reof and reported the same at \$12,500, which estimate is hereby approved. Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Frank street from Jay street to Lvell avenue.

One ther of lots on each side of Frank street from Jay street to Lyell avenue. And further Resolved, That the tax-payers to be as-sessed tor making such improvements may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of

the advertisement of the assessed when this of all states the advertisement of the assessed when the confirmation of the amount within one year from the confirmation of said roll, and the remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last installment, a discount will be allowed at six per cent. Per annum. And the Clerk is bereby directed to publish notice in pursuance of Title VII. Section 172, of the Revised Charter of 1880 of the city of Rochester that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council on Tuesday evening, May the 4th, 1886. at 7:30 o'clock at the Common Council chamber, when allegations will be heard. Ald, selye moved that action be postponed three weeks.

Adopted.

LYELL AVENUE SEWER.

By Ald. Marson-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in Lyell avenue.

constructing a pipe sewer in Lyell avenue. Adopted. The Surveyor submitted as such estimate, \$750. By Ald. Marson-Resolved. That the following im-provement is necessary, viz: The construction of a pipe sewer 12 inches in diam-eter in Lyell avenue, from the present sewer in Lyell avenue to the center of Warner street, with the neces-sary surface sewers, man holes, lot laterals, Y branch-es and iamp holes; also the necessary roadway grading and gutter formation. And whereas, The City Surveyor, under the directions of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$750, which estimate is hereby approved.

pense thereof, and reports the same at \$750, which estimate is hereby approved. Resolved, further—That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof viz. One ter of lots on each side of Lyell avenue, from the center of Warner street to a point 111 feet west of Mur-ray street.

ray street. The back to a point 111 reet west of Mur-And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement are required to attend the Common Coun-cil on Tuesday evening, May 4th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allega-tions will be heard. Adopted.

MAY STREET PLANK WALK.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank walk on May street.

By Main and reports to this Council the expense of constructing a plank walk on May street. The Surveyor submitted as such estimate \$127. By Ald. Kohlmetz-Resolved. That the following improvement is necessary viz: The construction of super, from Bronson avenue, to the construction of super, from Bronson avenue, to the north end of May street, except where good plank meckers and the following grade. Also the excessory sidewalk grading. And whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$127, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thenerof, viz: One tier of tots on each side of May street, from Bronson avenue to the north end of May street. In front of which the proposed walk is to be constructed. And whereby thereby directed to publish notice, in pursuance of Title VII., section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement are required to attend the Common Council on Tuesday evening. May the 4th, 1886 at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted

WACKERMAN STREET PLANK WALK.

By Ald. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expene of constructing a plank sidewalk on Wackerman

of constructing a street, street. The Surveyor submitted as such estimate \$'30.00. The Surveyor submitted as such estimate \$'30.00. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The construction of a plank sidewalk 4 feet in width on the west side of Wackerman street, from Jay street, to Campbell street, with the necessary sidewalk

on the west side of Wackerman street, from Jay street, to Campbell street, with the necessary sidewalk and Whereas, The City Surveyor under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$230.00, the sumate is hereby approved. Resolved, further, That the following portion of said otty is deemed benefited and proper to be assessed for the whole expense thereof, viz: the of Jois on the west side of Wackerman street from Jay street to Campbell street, and the Clerk is hereby directed to publish notice in Unrunance of Title VII, section 173, of the Revised Charter of 1880, of the City of Rochesier, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Thesday evening. May the 4th, 1886, at 7:30 o'clock, at the Common Council Chamber, when all's gations will be heard. Adopted.

Adopted.

SOUTH FORD STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the ex-pense of sprinkling South Ford street during the sea-son of 1356.

son of 1850. Adopted. The Surveyor submitted as such estimate \$284. Bv Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz.: The sprinkling of South Ford street. from West ave-nue to the south liue of Adams street, during the sea-son of 1850. son of 1886.

nue to the south nue of Adams street, during the sea-son of 1886. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$284, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assess-ed for the whole expense thereof, viz.: One tier of lots on each side of South Ford street, from W-st avenue to Adams street. And the clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve ment, are required to stiend the Common Council on Tuesday evening, Maythe 4th, 1886, at 7:30 o'clock, at the Common Council chamber, when allegations will be he heard. Adopted

Ald. Selve moved a reconsideration of the action to postpone the first ordinance for the improvement of Frank street. Adopted.

On motion of Ald. Selve the ordinance was then adopted.

By Ald. Saikehard-Resolved, That the first ordinance for an asphaltum improvement on Brown street be reconsidered. Adopted.

By Ald. Swikehard-Resolved, That the first ordinance for the asphaltum improvement of Brown street be amended so as to change the estimate for the roadway pavement to \$2 75 per square yard. Also to make a satisfactory bend acceptable to the taxpayers named Adopted.

as amended, was then The ordinance, adopted.

By Ald. Swikehard-

Resolved, That action on the first ordinance for Brown street Medina stone block pavement be reconsidered. Adopted.

By Ald. Swikehard

Resolved, That the first ordinance for Brown street Medina stone block pavement be amended so as to read: "A Medina stone improvement, and the estimate be charged accordingly. Also to make a five years' payment instead of three years. Also to make the width between curbs 28 feet." Adopted.

On motion of Ald. Swikehard the ordinance as amended was adopted.

Ald. Marson moved that action on the final ordinance for Plymouth avenue sprinkling be reconsidered. Adopted.

Ald. Marson moved that the ordinance be amended by striking out that portion south of Glasgow street. Adopted.

Further action was postponed under the rule.

Ald. Marson moved a reconsideration of the action on the final ordinance for Sprinkling Atkinson street. Adopted. On motion of Ald. Marson further action

was indefinitely postponed.

Ald Coughlin moved that the action to postpone the ordinance for sprinkling Platt street be reconsidered. Adopted.

FINAL ORDINANCE, NO. 2,926.

PLATT STREET SPRINKLING,

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below.

After hearing such allegations from all persons ap-

After hearing such allegations from all persons ap-pearing— ald. Kohlmetz submitted the following: An ordinance to sprinkle Platt street, from State street to Allen street. The Common Council of the city of Rochester, do or dain and determine that the following improvement be made, to wit: The sprinkling of Platt street from State street to Allen street, during the se-son of 1835. And the whole expense shall be defrayed by the as-sessm-nt upon the lots and parcels of land to benefited thereby; and the City Surveyor, under the oirection of this Council, having made an estimate of such expense, and reports the same at \$391, and said estimate being deemed reasonable, is hereby approved; and the por-tion of said city, which said Common Council deem will be benefited by said improvement is described as follows: One tier of lots on each side of Platt street, from

One tier of lots on each side of Platt street, from State street to Allen screet On which above described lots and parcels of land the

On which above described lots and parcels of land the expenses of said improvement are nereby ordered as-sessed, the assessment on each lot and parcel of land to be in proportion to the benefit which each derives Adopted as follows: Ayes-Ald. Coughlin. Marson. Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-13.

On motion of Ald. Coughlin action on the final ordinance for sprinkling Jones street was reconsidered.

Ald. Coughlin moved that further action be incetinitely postponed. Adopted. Ald. Coughlin moved that action on the final

ordinance for sprinkling Frank street be reconsidered. Adopted.

Ald. Cougblin moved that the ordinance be amended by striking out that portion between Center street and Jay street. adopted Further action was postponed under the rule.

EXECUTIVE BUSINESS

Ald. Selve submitted the following :

ROCHESTER, APRIL, 1886.

To the Honorable the Common Council: GENTLEMEN-I, the undersigned, do hereby tender my resignation of the Office of inspector of electron of the Second district of the Ninth ward. Very respectfully, PETER J. VAN DAME.

The resignation was accepted.

.Ald. Selve moved to proceed to appoint an Inspector of Election for the second district of the Ninth ward. Adopted.

Ald. Selve nominated J. B. Pfluge

J. B. Pfluge was named by Ald. Coughlin, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikebard, Stein, Bohrer, Kelly, Schaeffer -12.

J. B. Pfluge was declared appointed Inspector of Election.

Ald. Elliott moved to proceed to appoint Commissioners of Deeds and that the Clerk cast the bailot.

Adopted as follows :

Ayes - Ald Coughlin. Marson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer - 13. Darius L. Covill, W. H. Shuarz, J. K. Mc-Donald, C. S. Whittemore, William Erler, Jr.,

and L K. Naso having received the concur rent vote of the Common Council were duly ap pointed Commissioners of Deeds.

MISCELLANEOUS BUSINESS.

By Ald. Stein-Resolved, That the Sealer of Weights and Measures be directed to report to the Common Council at the first regular meeting in each month the names of all persons for whom weights or measures have been examined by him and sealed as provided by law, and the condition as to correctness in which the weights and measures of such persons were found, Adopted.

By the Clerk-

5

.

ł

;

15

a

e

đ

18

١. ι,

A

IS

ю

J.

3-

To the Honorable the Common Council:

I beg leave to resign from the Committee on Assessments, as I snan be and the duties of that membership. GEO. W. ELLIOTT. sessments, as I shall be unable to give due time to

GEO. W. ELLIOTT. Ald Foley moved that the resignation be accepted $-A {\rm dopted}.$

By Ald. Elliott-Resolved, By the Common Council of the City of Rochester, that the official papers of the city be required to print the official proceedings within thirty six (36) nours after their transaction, and that the clerk be required to furnish copy therefor within twenty-four (24) hours after their transaction. Adopted

Ald Elliott moved that the Executive Board be requested to place a street sign on Averili avenue at the intersection of Monroe avenue. Adopted.

Ald. Kohlmetz presented a communication from the Socialistic labor party requesting the use of the City Hall. Referred to the City Property Committee.

Ald. Marson presented the petition of H. Defendorf for permission to erect a wood build-ing. Referred to the Wood Building Committe and Fire Marshal, with power to act.

By Ald. Kelly-Petition for an electric light in Graves street. Referred to the Lamp Committee.

On motion of Ald. Foley, the Board ad-PETER SHERIDAN, City Clerk. iourned.

In Common Council-May 4th, 1886. REGULAR MEETING.

Ald. Wm. H Tracy, President of the Board, presiding.

Present-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Scheeffer-14.

Absent-Ald. Bohrer, Selye-2.

ANNUAL MESSAGE OF THE MAYOR.

GENTLEMEN OF THE COMMON COUNCIL: The city of Rochester is soon to enter upon the fifty-third year of its municipal existence.

The historian tells us that as early as the year 1813 the need of schools was felt, and that the welfare of the young town, as the same related to schools and churches, was not Something more than three neglected. score years and ten have elapsed since the barn of Enos Stone was transformed into a school house, and although its scholars did not exceed at first fifteen in number, it soon had a greater following, and its usefulness and final success gave great satisfaction.

And thus was laid by the men who rocked the cradle of our city, the foundation of our present great school system. We read, that the lot upon which the first school building was erected was a part of the site now occupied by the Free Academy building, and that the structure was a plain one-story affair, with desks arranged around the room on three sides in such a manner that the pupils faced the walls.

We have a right to assume that the school room was well ventilated, for there was an open fire-place at one end of the same. The highly-polished seats of walnut and cherry of the present day were then unknown, for the seats of that school-house were in the main constructed of slabs, with the flat surface uppermost, and with legs driven in on the opposite side on which they were supported, and were without backs. It is nearly forty-five years ago that the first Board of Education was organized and a census of schoolchildren taken about that time disclosed the fact that there were in Rochester 4, 343 children of school age. It has been well said, that to our city belongs the distinguished honor of having first conceived and given shape to the idea of the modern free "high school, " and nearly three decades have passed since that commendable enterprise was inaugurated. Its history is a familiar chapter in the history of Rochester. Steadily has our free high school grown in public favor, and it is today without a superior of its kind in the country. Perhaps there is no better index of our city's rapid growth, than the con-

15

stantly increasing necessity for additional | drawing. Soon was perceived the desiraschool accomodations. Within a period of ten years the attendance has iucreased fully fifty per cent., and while there has not been a proportionate increase in the cost of tuition, still the steadily-growing demand upon our finances for more help furnishes a constant theme for discussion. Let us guard well this great interest; let no false notions of economy enter into the consideration of so important a question, and no parsimonious ideas govern us in our action. That our public schools are conducted on the principles of economy, an argument is furnished in the statement that there are no northern cities of the population of Rochester where the cost per pupil is as low as here, and few cities of any size where it is lower; and there is no Free Academy where the expense of educating its pupils than \mathbf{in} our city, less and is very few where it is not higher. The overcrowded condition of several of our school buildings, and the unhealthy sanitary condition of two-thirds of them, heated, as they are, by stoves, and without any means of ventilation, save through doors and windows, furnishes to us a condition of things which calls upon us loudly for attention and The health and the lives of hundreds relief. of children are in constant danger, and we must not shut our eyes to the fact that the responsibility is with us. I recommend, therefore, that early and thorough attention be given to these vital questions, to the end that the responsibility may be lifted from us and that no harm may come to those whose guardians we are.

THE CENTRAL LIBRARY

is one of the most interesting and valuable of our municipal departments. Under the management of the assistant librarian Mrs. Katherine J. Dowling, acting, as she does, under the direction of the proper committee, it has become a source of much pleasure and profit to many people in Rochester. Time and space will not permit me in this message to say more concerning it. It is well worth visiting, and is worthy your attention and support.

An institution has lately been started in this city which has already been productive of great good and which bids fair to extend its field of usefulness as time goes on. In November of last year a few gentlemen effected an organization under the name of the "Mechanics' Institute of the City of Rochter, " the design being to give to all who needed it some practical education which might enable them to become better fitted for their occupations in life. Several thousand dollars were collected from publicspirited citizens and from manufacturing firms, a teacher of competence and experience was secured from Massachusetts, and the Institute opened with classes of more than one hundred each in different kinds of many who, under other circumstances, would

bility of adding instruction in mathematics and in natural philosophy to those of too advanced an age to attend the public schools, and before three months had elapsed since the inception of the enterprise, free instruction was being given to more than a thousand different pupils. Almost all of these are adults, a large proportion of them being of the mechanical class, and the benefits which the city at large receives through them cannot but be very great. A lack of means has prevented the trustees of the Institute from renting a building, and they may be dependent for some time to come, as they have been in the past, upon the Board of Education for the use of rooms in the Free Academy. While not asking for any direct financial aid for this worthy institution, I commend it to your regard and consideration.

- THE COMPULSORY EDUCATION LAW,

so called, is an act to secure to children the benefits of an elementary education. Tt provides, in substance, that no child under the age of 14 years shall be employed by any person to labor in any business whatever during the school hours of any school day of the school term of the public school, etc., etc., unless such child shall have for at least fourteen weeks in the previous year attended some public or private day school or shall have been regularly instructed at home in certain branches of study by some person qualified to instruct in the same. It will be seen at a glance that this is a statute of great importance to the youth of this country as well as to the country itself It is not, however, a national measure, but a law of this state, and as such we are interested in it and are charged with its enforcement. Upon our Board of Education more particularly, perhaps, devolves the duty of securing from employers in Rochester a compliance with this statute. and reasons have been given by said board why it has thus far failed to put the same rigidly into execution. I recommend and trust that your honorable body will lend its aid in this matter and that henceforth there will be no failure to secure the execution of what I believe must prove to be a most beneficial law.

SUPPORT AND RELIEF OF THE POOR.

In this most important department of the city government nothing of particular moment has occurred during the year. The same line of policy always pursued is still being carried out and expenses are not decreasing. On the other hand, it has cost more the past twelve months to provide for the poor of our city than it did the year pre-This Mr. Lutes attributes to the vious. scarcity of work existing during the fall and winter months just passed, and which resulted in throwing upon the city for relief have been abundantly able to provide for hot-beds of filth, multiply until the air we breathe, the food we eat, and the water we

The question here arises, are we as guardians of "the poor and needy, " as well as the protectors of the interests of those who are taxed for the support of our municipal government, I repeat, are we, as such guardians, doing all that lies in our power for the best interests of all concerned? We know that public charity is degrading to its recipient and this thought alone should prompt us to a united effort in an endeavor to mature some plan which would thoroughly change our mode of dispensing relief. I have nothing particular to suggest at this time, but do hope that before another year shall have passed, in fact before another winter shall have set in, some new, and what I trust, may prove a better method, will have been introduced in the management of our poor department. I am making no complaint and have none to make. I think, on the whole, that those who have had the disbursement of charity more particularly in charge, have done perhaps the best that could be done under existing circumstances.

THE HEALTH DEPARTMENT

during the year has caused 2, 922 foul privy vaults to be cleaned; 308 offensive water closets have been renovated or trapped as the case demanded; 96 wet cellars were inspected, and where possible were put in a sanitary condition, and miscellaneous nuisances to the number of 436 consisting of filthy yards, hog pens, chicken coops, manure piles, etc., received the attention of the Board of Health. Forty-seven private and 530 public sewers were flushed. In the department of vital statistics 2,009 births were recorded. Of this number 991 were males, 995 females, leaving 19 with no sex given. There were 940 marriages and 1, 871 deaths. Of the latter 401 were children under one year of age, 145 were between the ages of 70 and 80 years, seventy-seven between 80 and 90, ten between 90 and 100, and one attained the remarkable age of 107 years two months and two days. The causes of death are classified as follows: Zymotic diseases, 339; constitutional, 455; local, 844: developmental, 162, and violence 71. In the deaths from zymotic diseases are included seventy-eight from diphtheria and nineteen from scarlet fever, and the places where these deaths occurred were quarantined, and where necessary, were disinfected. The dreaded pestilence, which but a year ago appeared to have established itself in the east, and which we, guided by past experience feared might extend its ravages to our own shores, has thus far been so slow in its march that we may still hope to escape its fearful visitation, and yet the subtle plague may even now be lurking near our borders, and the germs of a horrible disease may at any moment thwart the vigilance of the guardians of public health, and, falling into

breathe, the food we eat, and the water we drink are so polluted that we can no longer avoid the terrible consequences of our indifference and neglect. Not only is cholera to be guarded against by every means in our power to remove the traces of decomposing refuse, but we ought also to dispose of every vestige of waste before it can even offend either the sense of sight or the sense of smell. Typhoid fever, diphtheria and scarlet fever are also diseases which may spread in the pathways of filth. Indeed, every unclean thing is hostile to health and ought not to be harbored in our homes and environs. Purge the cellar and the corners of the yard, sweep the alleys, trap and flush the sewers, and leave not a stone unturned till you have banished every tangible cause of disease from your midst. And then with your disenfectants destroy those unseen and yet more harmful germs whose presence is unknown but whose effects are so fraught with disaster to health.

The number of

STREET LIGHTS

has not to any great extent been increased during the year. Our city is pretty well lighted and is paying pretty well for the luxury. There is no expense, however, which tax payers are called upon to meet that is more willingly borne than the expense incident to street lighting. This statement is only true, however, when value is received for money expended. I think the electric lights are giving good satisfaction and the prices we are paying for gas are not exorbit-The contracts with gas companies exant. pire the coming summer and doubtless the question and terms of their renewal will soon engage your attention. The kerosene lamps are an unmitigated humbug and in my opinion at least two-thirds of the amount expended for maintaing them is money thrown away. I trust that in the very near future we shall be able to discard them entirely.

IMPROVEMENT OF STREETS, CONSTRUCTION OF SEWERS, SIDEWALKS, ETC.

As tax-payers will be interested in knowing what public, improvements have been made the past year, I have received from the city surveyor and reproduce here the following carefully prepared table, showing location, cost and character of each improvement completed:

STREETS.

Alexander street	, asohal	tum .		\$27,000-00
Evergreen Place	, earth s	gradin	g	153 24
Flora street,	í do Ì	do		217 28
Hawley street,				1,138 12
Fulton avenue.				9,145 39
North Linden str	eet, do	do		508 78
Total	•••••			\$28, 162-81
	SEV	ZERS.		
Exchauge street	stone .			\$18, 260-27
May street,	pipe.			283 00
Lewis street,	do			713 93
Zimmer street,	do		• • • • • • • • • • • •	299 86
Brighton street.	do			566 39

Montrose street, do	1,009	42
Centennial street, do	815	25
Scio street, do	479	93
Litchfield street, do	209	
Weeger street, do	604	
First avenue, do	594	
N. St. Paul street do	7,164	
Frankfort street, do	536	42
LaForce Park, (do	1.095	90
Clinton street,	-,	
Webster Pl'k road, do	4,854	
Thorn street, do	705	
Kirk street, do	908	
Division street, do	1,909	95
Rowe street, { stone	14,813	96
Lake avenue, f stone		
Total	55, 825	35
SIDEWALKS.		
SIDEWALKS. Seward street, plank	33	48
SIDEWALKS. Seward street, plank	33 43	$\frac{48}{50}$
SIDEWALKS. Seward street, plank	33 43 39	48 50 93
SIDEWALKS. Seward street, plank	33 43 39 634	48 50 93 61
SIDEWALKS. SIDEWALKS. SHarris avenue, do	33 43 39 634 257	48 50 93 61 24
SIDEWALKS. Seward street, plank	33 43 39 634 257 41	48 50 93 61 24 94
SIDEWALKS. Seward street, plank	$33 \\ 43 \\ 39 \\ 634 \\ 257 \\ 41 \\ 62$	48 50 93 61 24 94 43
SIDEWALKS. SIDEWALKS. SHarris avenue, do	$33 \\ 43 \\ 39 \\ 634 \\ 257 \\ 41 \\ 62 \\ 54$	48 50 93 61 24 94 43 20
SIDEWALKS. Harris avenue, do Cambridge street, do Saratoga avenue, blue stone Brighton avenue, do West Campbell street, plank Sherman Place, do Culver Park, do Morth St. Paul street, blue stone	$33 \\ 43 \\ 39 \\ 634 \\ 257 \\ 41 \\ 62 \\ 54 \\ 1,809$	48 50 93 61 24 94 20 37
SIDEWALKS. SIDEWALKS. SHarris avenue, do	33 43 39 634 257 41 62 54 1,809 96	$\begin{array}{c} 48 \\ 50 \\ 93 \\ 61 \\ 24 \\ 94 \\ 43 \\ 20 \\ 37 \\ 16 \end{array}$
SIDEWALKS. Harris avenue, do Cambridge street, do Baratoga avenue, blue stone Brighton avenue, blue stone West Campbell street, plank. Sherman Place, do Culver Park, do Morth St. Paul street, blue stone. Mansion street, plank Mansion street, do	$\begin{array}{c} 33\\ 43\\ 39\\ 634\\ 257\\ 41\\ 62\\ 54\\ 1,809\\ 96\\ 48\end{array}$	$\begin{array}{r} 48 \\ 50 \\ 93 \\ 61 \\ 24 \\ 94 \\ 20 \\ 37 \\ 16 \\ 40 \end{array}$
SIDEWALKS. Harris avenue, do Cambridge street, do Baratoga avenue, blue stone Brighton avenue, blue stone West Campbell street, plank. Sherman Place, do Culver Park, do Morth St. Paul street, blue stone. Mansion street, plank Mansion street, do	$33 \\ 43 \\ 39 \\ 634 \\ 257 \\ 41 \\ 62 \\ 54 \\ 1,809 \\ 96 \\ 48 \\ 85$	$\begin{array}{r} 48\\50\\93\\61\\24\\94\\20\\37\\16\\40\\58\end{array}$
SIDEWALKS. Harris avenue, do Cambridge street, do Baratoga avenue, blue stone Brighton avenue, blue stone West Campbell street, plank. Sherman Place, do Culver Park, do North St. Paul street, blue stone. Mansion street, plank Mansion street, do	$33 \\ 43 \\ 39 \\ 634 \\ 257 \\ 41 \\ 62 \\ 54 \\ 1,809 \\ 96 \\ 48 \\ 85 \\ 262$	$\begin{array}{r} 48 \\ 50 \\ 93 \\ 61 \\ 24 \\ 94 \\ 20 \\ 37 \\ 16 \\ 40 \\ 58 \\ 34 \end{array}$
SIDEWALKS. Harris avenue, do Cambridge street, do Baratoga avenue, blue stone Brighton avenue, do West Campbell street, plank Sherman Place, do Culver Park, do Mansion street, plank Mansion street, do Mansion street, do Sullivan Place, do	$33 \\ 43 \\ 39 \\ 634 \\ 257 \\ 41 \\ 62 \\ 54 \\ 1,809 \\ 96 \\ 48 \\ 85$	$\begin{array}{r} 48 \\ 50 \\ 93 \\ 61 \\ 24 \\ 94 \\ 20 \\ 37 \\ 16 \\ 40 \\ 58 \\ 34 \end{array}$
SIDEWALKS. Harris avenue, do Cambridge street, do Saratoga avenue, blue stone Brighton avenue, do Brighton avenue, do Sherman Place, do Culver Park, do Morth St. Paul street, blue stone Mansion street, plank Mansion street, do Sullivan Place, do Huntington street, do Sullivan Place, do Total \$	$33 \\ 43 \\ 39 \\ 634 \\ 257 \\ 41 \\ 62 \\ 54 \\ 1,809 \\ 96 \\ 48 \\ 85 \\ 262 \\ 217 \\$	$\begin{array}{r} 48\\ 50\\ 93\\ 61\\ 24\\ 43\\ 20\\ 37\\ 16\\ 40\\ 58\\ 34\\ 83\\ \end{array}$
SIDEWALKS. Harris avenue, do Cambridge street, do Brighton avenue, blue stone Brighton avenue, do West Campbell street, plank Sherman Place, do Mansin street, plank Anna street, do Sullivan Place, do Hantington street, do Muntington street, do Sullivan Place, do Glenwood Park, do MISCELLANEOUS.	$\begin{array}{c} 33\\ 43\\ 39\\ 634\\ 257\\ 41\\ 62\\ 54\\ 1,809\\ 96\\ 48\\ 85\\ 262\\ 217\\ 3,687\end{array}$	$\begin{array}{c} 48\\ 50\\ 93\\ 61\\ 24\\ 43\\ 20\\ 37\\ 16\\ 40\\ 58\\ 83\\ 83\\ \hline 01 \end{array}$
SIDEWALKS. Harris avenue, do Cambridge street, do Saratoga avenue, blue stone Brighton avenue, do Brighton avenue, do Sherman Place, do Culver Park, do Morth St. Paul street, blue stone Mansion street, plank Mansion street, do Sullivan Place, do Huntington street, do Sullivan Place, do Total \$	$\begin{array}{c} 33\\ 43\\ 39\\ 634\\ 257\\ 41\\ 62\\ 54\\ 1,809\\ 96\\ 48\\ 85\\ 262\\ 217\\ 3,687\end{array}$	$\begin{array}{c} 48\\ 50\\ 93\\ 61\\ 24\\ 94\\ 43\\ 20\\ 37\\ 16\\ 40\\ 58\\ 83\\ 01\\ 83\\ 01\\ 20\\ \end{array}$

Total\$ 791 40

There is in Rochester at present 59.60 miles of stone sewers, 65-100 miles of brick sewers, 48.82 miles of pipe sewers, 27-100 miles of wood sewers, and 1.46 miles of iron sewers, making the total length of sewers 110.80 miles.

There are also 220. 55 miles of streets and 16. 73 miles of alleys in the city. Of this number 12. 04 miles are paved with Medina stone, 23. 79 miles with Macadam stone, 15. 82 miles are finshed with gravel, 72-100 miles with cobble-stone, 44-100 miles with asphaltum, and 45-100 miles with wood, making a total of 53. 26 miles of improved streets; there are also 71. 66 miles of graded streets.

The following statement shows what public improvements have cost in each of the past ten years, that is, from 1876 to 1885, inclusive:

	60 278273274582 2082232245882
	 8 183, 466 89, 895 89, 895 89, 895 73, 921 73, 924, 98, 406 99, 083 99, 083 741
Totals	88 88 88 88 88 88 88 88 88 88 88 88 88
	6 9
	8 40 1 40 1 40
Miscellaneous	6641 7791
1.	70,4,60
Bridges	0000 938
	59, 6, 5
	\$ 3, 631 151 3, 633 751 9, 153 33 4, 5102 64 6, 741 361 5, 514 361 5, 514 405 8, 5189 405 8, 5189 405 8, 5189 405 112, 047 460 3, 687 01
Sidewalks	687 5589 687 687 687 687 687
	းစုတ္ ကုန္က ကုန္က ကုန္က
	82-1282282282
Sewers	255 252 252 252 252 252 252 252 252 252
	83, 25, 25, 25, 25, 25, 25, 25, 25, 25, 25
-	÷
	858555555468 :
Street Improvements	977 977 162 162 162 162 162
÷ •	159 26,25,25,25,25,25,25,25,25,25,25,25,25,25,
	H H H
Name and four states. An other strategic prove to be a strategic strat	
	18876 18877 18878 18898 1881 1881 1881 1883 1883 1883 18
	Å.
å	1 : : : : : : : : : : : : : : : : : : :
Date	le l
п	to
	pa
	1876. 1877 1877 1877 1879 1879 1889 1881 1881
	IANAAAAAAAA O

FIRE DEPARTMENT.

The manual force of this most important branch of our city government consists of sixty-four members. This number, taken in connection with those who, as members of the ''Alerts,'' ''Actives'' and ''Protectives,'' respond to alarms of fire, give to us for ''ever-ready'' service a sum total of eighty-four men.

The city owns six steam fire engines, all of which are held in reserve. Two of these, however, should an emergency arise, would be found practically useless for fire service. There are seven hose carriages, each drawn by two horses, and each carrying 1, 200 feet of hose. There are also in the service of the city three hook and ladder trucks, one chemical engine drawn by horses, and one sack and bucket wagon. Of horses we have twenty-seven, and of hose 19,000 feet, of which latter amount 3,000 feet were purchased last season.

During the year, ending March 31, there were 138 fire alarms. Of this number twenty-six were 'still' alarms, conveyed to the department by means of the telephone or in some manner other than by ''pulling a box, ''

THE FIRE ALARM TELEGRAPH now consists of seventy-five miles of wire, divided into eight circuits, all centering into the one general office, at the Fire Department building, in Front street. This office is supplied with the latest improved apparatus and devices. The total number of fire alarm boxes ís now ninety-three. During the past year four boxes and five miles of new wire together with twenty-five lightning protectors have been added to the system. The latter ensure safety from electrical currents so likely to breed danger to life and property. The contract with the Bell Telephone Company has enabled the city to transfer several miles of its fire alarm wire from the roofs of houses to the poles of that company. It is suggested that because of the rapid growth of the east side of the river, and the extent of territory now practically unprotected, in case of fire, there is need of two more fire companies for quarter of the city, one to that be provided with a chemical engine and the other with a hose wagon. I am hardly prepared to make a recommendation at this time in connection with this matter, but willingly admit that the proposition is not without merit. The death of that skilled and valued public officer, Chief Engineer Gibson, cast a cloud of gloom over this entire community. His long and faithful service, both as soldier and fireman, had won for him a place in many hearts, and he will long live in the memory of the citizens of Rochester. Peace to his ashes.

LAW DEPARTMENT.

At a meeting of the Common Council, held on the 25th day of March last, Mr. Beckley, the city attorney, submitted in behalf of the law committee, an annual report relating to all matters of which he had had charge during the year. That report can be found at page 405 of the proceedings, and I recommend to all its careful perusal. An idea of the litigation which the city has had, and still its hands, canthus has on be obtained. Ĩn connection with what therein 1 would is contained add, that during the year there has been the usual number of prosecutions by the law officer of the city in the Police and Municipal Courts for the violation of penal ordinances. Several actions have also been tried under instructions from the Board of Health to compel the abatement of nuisances. In the lower courts a large number of actions are also pending to recover the value of labor and excess of the aggregate sum paid in last year.

16

increase in the number of fire material furnished by the Executive Board in connection with water used by contractors for building purposes, and for damages to the property of the Water Department by the negligence of parties using the same.

> Twenty actions for the foreclosure of tax liens have been instituted during the past vear. In none of these cases, however, have the proceedings reached final judgment and sale, for a majority of them have been settled by the payment of all back taxes and the remainder will probably be disposed of in like manner.

On the 3d of April, 1886, Andrew J. Dingfeller recovered in the Municipal Court a judgment against the city for \$170 and costs, in an action for negligence on the part of the street authorities in allowing South St. Paul street to be out of repair and the consequent injury sustained by the plaintiff in being thrown from his wagon. The accident was caused by a hole in that portion of the street lying between the tracks of the street railway, and the railway company has been notified to take charge of the case. An appeal has been taken at the request of the street-car company. Acting under instructions from the Executive Board, the city attorney recently brought suit against the Rochester City & Brighton Railway Company to recover the penalty prescribed by the ordinance for throwing salt upon the rails of the company's tracks. As has already been announced, the city was beaten in the Municipal Court, but the case has been appealed for a new trial in the County Court.

An action has also been brought by the city against the street-car company in the Supreme Court to obtain an injunction against the further use of salt on the tracks and the removal of snow from the tracks in such a manner as to obstruct the free passage of sleighs and other vehicles in the street. The number of actions brought in the

MUNICIPAL COURT

for the year now closed was 4,441. The amount in fees received and paid to the treasurer of the city was \$3, 569.45, but in this amount is not included fees in actions brought by and against the city. The amount given in judgments aggregated \$107, 263. 53.

EXCISE AND POLICE.

The number of licenses granted during the year for the sale of ale, beer, etc., was about the usual number. The members of the Excise Board have exercised great care in the discharge of their delicate duties, and by reason of the revocation of the licenses of many who have not lived up to the law regulating the liquor traffic, and their (the excise commissioners') refusal of permits to a considerable number because of general unfitness, have earned the gratitude of this community. The amount of license moneys received, viz., \$41,974.50, is quite a little in The number of men constituting the police force aside from the chief of police and the police clerk is ninety. They are classified and do duty as follows: 8 day men, serving from 4 o'clock A. M. to 12 o'clock noon; 12 day men, serving from noon until 8 o'clock P. M. There are 53 night men, socalled, 9 detectives, 1 court officer and interpreter, 1 turnkey, 4 lieutenants and 2 The present police law went into captains. effect twenty-one years ago; of those then appointed to serve as officers, 12 are still connected with our police department, and are doing duty as follows: 4 as patrolmen, 4 as detectives, 1 as court attendant, 1 as captain, 1 as turnkey, and 1 as lieutenant. As heretofore stated in this communication, we have in Rochester about 236 miles of streets and alleys. Our city embraces 20 square miles of territory. The number of miles of streets parolled or guarded by the police department is nearly or quite 125.

FINANCES.

The assessed valuation of real-estate for the present year will be largely in excess of This is owing to the fact what it has been. that the assessors feel it incumbent on them to more particularly follow the law under which assessments are levied. Heretofore they have exercised more or less discretion and where property was unproductive they have sought not to lay the burden too heavily upon it. Now the position of things is changed. While last year the assessed valuation of real property was in round figures \$39,000,000 and the present year will probably be more than \$70,000,000, taxes will be somewhat lower on productive property than they have been, and correspondingly higher on property that is vacant, by reason of the fact that a higher valuation is now placed upon it. This will undoubtedly work a hardship in many instances but for which there seems no relief. Questions of finance are perhaps the most serious with which the officers of a municipal government have to deal. Particularly is this so in a community where taxes are high, where they have been high and for an indefinite period are likely to so remain. To us for instance, is committed the task of solving or the responsibility of ignoring financial problems of the gravest character. Here let me say, that during the ten years of my administration, there has been no increase of the bonded debt of our city. Bear in mind that I tage no credit to myself because of this fact, and make mention of it now only for the purpose of aiding me in explaining our financial situation. I have always been an advocate, however, of paying our bonds as they mature, and this policy with, I think, a single exception has been pursued every year during the last decade. As a result of bonded indebtedness during our this that period has been reduced extent of \$480, 686. 13. The exception quality of water has been unexceptionable.

I allude occurred some to which ago when the three or four years Common Council determined unwisely, as I thought, to issue new bonds for those then The amount involved was maturing. To such action I interposed a \$100,000. veto but it was not sustained. Instead of paying then as we might have done, the day of payment was postponed. This was not to the credit of our city. The legislature of 1885 authorized us to issue the bonds of the city of Rochester to the amount of \$300, -000 and this has been done. They bear 4 per cent. interest and will mature July 1, 1890, or sooner it the city shall issue cannot he Their elect. 80 called an increase of the bonded debt, as their payment is to be provided for by the collection of unpaid local assessments, and it was on the strength of such a pledge that their issue was authorized. Fifty thousand dollars of bonds falling due this year will, I assume, be paid. This is as it should be. But are we looking ahead? The years are passing rapidly by and certainly no calculation has thus far been made for the future. We are living, so to speak, from hand to mouth, leaving to those who are to foltake care ΟË things us to low \mathbf{best} thev find \mathbf{them} as thev 9.8 may. Is this wise and is it right? If it is not, then what are the proposals for relief. The

SINKING FUND

theory has many advocates and I am prompted to ask 'what have we to gain' by its establishment? If we raise

\$100,000

per annum in the tax levy for sixteen years, and invest the same at the rate of 3 per cent., we can pay in 1893 (only seven years hence

\$335,000 In 1902, City Hall loan.... and in 1903 we should be able to apply on \$3, 182, 000 of water bonds then falling due the sum of \$850,000. To what extent would such a course increase taxation? On the basis of assessed valuation for last year, it would increase taxation \$2.46 per thous-

and dollars.

The tax levy for the present year will probably be less in amount by \$100,000 than in 1885, and could we at once begin to follow the plan above suggested, there would certainly not in 1886 be an increase over the present rate of taxation. This subject demands careful study and I wish we might be credited with a solution of the problem.

WATER WORKS.

The water works have been operated satto the isfactorily during the past year and the

Gallons. The average daily consumption of water from the Hemlock system was 5, 153, 426 The average daily consimption of water

from the Holly system was 1, 184, 216

The average daily consumption of water from both systems was . 6,337,642

The total average per capita consumption of water from both systems, estimating

the population of the city at 110,000 was 57 6-10

There has been a decrease in the average daily consumption of water during the year 1885 from the amount used in 1884 of 298, 626 gallons.

This decrease in daily consumption of water may partly, at least, be fairly attributed to the increased application of meters to the services of establishments used for manufacturing and other semi-public purposes.

The utility of the general application of meters to water service supplies is illustrated by a comparison of the per capita daily use in cities having a greater or less percentage of services metered as shown in the following table:

NAME OF CITY.	Population in 1880	Number of ser- vices	Number of me- ters	Percentage of services metered	Consumption of water daily per capita gallons.
Desidence D.I.	104 0-11	11,989	0 010	5F 9/	34
Providence, R.I.					
Fall River. Mass.	56,863	3,855	2, 569	66, %	26
	í í	i '	i í	, ,	251
Pawtucket, R.I.	40,000*	4.165	2,400	58.	58t
Buffalo, N. Y	200,000§				
Sandusky, O	15,838	10,001			138
		00 100	0 000	1 2 2 4	
	503, 185	92, 133	12,000		
Milwaukee, Wis.	115, 712	10,972			
Boston, Mass	369,832	51, 8.0	4.417	8.1%	73
		4,965		2	86
nen bearora	,,	, 1,000	, 0.0	1 10	00

*Present estimate.

§Present estimate.

Omitting manufacturing.

Including manufacturing.

The amount of water which may be regarded as a fair per capita consumption is indicated in the following extracts from a recent report of the Commissioner of Public Works of the city of New York:

"The people of Vienna and Ber lin have daily allowance 8. of 15 to 18 gallons per capita, and St. Petersburg is content with 22 gallons. In Paris, where large quantities of water are used in keeping the streets clean, the daily consumption does not rise above 42 gallons per capita. In London the daily supply is about 371/2 gallons, and in all the principal cities of Great Britain the supply averages from 35 to 40 gallons per head. The most eminent engineers, who have made the subject of water supply a study, estimate that 35 gallons per head of population is an ample supply for domestic, sanitary and industrial purposes. '

This statement seems to be fully verified

named in the foregoing table, namely: Providence, Fall River and Pawtucket. where a large percentage of the consumption of water is metered and in which the maximum daily per capita use of water is 34 gallons.

If a per capita use in excess of 35 gallons may be fairly classified as waste, then it appears that the city of Rochester is ac-tually wasting 2, 488, 000 gallons per day, said waste representing a full supply for an additional population of 71, 000, or in other words that we are to-day, with a population of 110,000, using an amount of water which would fnlly supply the needs of a population of 181,000.

The obvious conclusion from these facts is, that in order to maintain an effective fire service for a long period of years, without incurring the necessity of returning to the use of an expensive system of fire steamers and also that the general supply now furnished shall be suffic ent for the longest period, the water works authorities should not hesitate to resort to such measure as will, while furnishing citizens an abundant supply for legitimate use, cut off all unreasonable waste of water

During the past year, under the authority of a general statute, the State Board of Health has established rules and regulations for the sanitary protection of the water shed of Hemlock Lake, the source of our water supply.

From observation of the operation of these rules during the limited period they have been in operation it is believed that the local Boards of Health and the residents generally will cordially unite in carrying them into practical operation and that they will result in rendering the water free from even a suspicion of contamination.

The small annual cost to the city, by which these rules are practically enforced, should not be regarded as in any sense a burden by our citizens, when the results accomplished thereby are such vital factors in the maintenance of the public health.

A practice has recently obtained in this city, by which private citizens have been allowed to advance moneys to the water pipe extension fund of the city, without interest, for the purpose of having pipes laid in particular streets in advance of a general appropriation for that purpose, the city entering into an agreement by its Common Council to refund the cost thereof out of monies to be raised in the succeeding tax ievy. This practice has obtained because of the general appropriation for that purpose proving inadequate to meet the demands made for exten-This practice is only reprehensible sions. from the fact that it works injustice to the less wealthy among our citizens. To the citizens who are rich enough to advance the money in this way it insures the extend by the experience of the first three cities ing of water mains immediately where their interests indicate, while it actually delays the extension of water mains through streets occupied by poorer citizens, whose necessity for water may be even more pressing and immediate than that of their more wealthy neighbors.

It is, perhaps, proper for me to suggest in this connection that the Common Council should carefully examine the claims for water pipe extension suggested by each petition, and while being conservative in granting them, yet should make appropriations sufficiently large as to meet all really meritorious urgent petitions and thus render unnecessary a resort to the practice of private advances.

That citizens and others may be able to know the financial results of our water works system, it would seem, as I have said before, that a fair credit should be allowed by the city for public uses of water. The cost of sustaining and operating other city departments is being contributed to by the Water Works De-This is unjust to that departpartment. ment and to the officials in charge. I recommend a system of proper credits, which will neither increase the tax levy nor involve any additional expense or confusion in our system of accounts.

It is desirable that a plan should be devised by which a portion at least of the water pipe and other materials required for water pipe extensions should be purchased earlier in the season, as I am informed and believe that these purchases can be made during the winter at a much cheaper rate than at a later period, and the work of extensions can be progressed at a much earlier date during the summer.

THE CIVIL SERVICE.

For more than a year, the law regulating and prescribing the mode of appointment to positions in the civil service of our city has been in operation. Eccause of few vacancies existing, however, during this period, but few selections have been made in accordance with its provisions. I think there have been no evasions of the statue in Rochester, but what have been corrected when attention has been called to the irregularities practiced. I am fully aware of the fact, however, that a prejudice has existed against the law, and that ideas have prevailed in certain quarters that its reasonable requirements can be safely ignored. The friends of the measure, and those in charge of its enforcement, have been extremely liberal in their construction of the statute, and no one has been harmed by an application of its rules in our Those who have been selected for city. place, in accordance with the regulations established, have discharged their duties creditably, and, I think, to the satisfaction of all. We should not lose sight of the fact that the passage of the civil service law was only secured by the joint efforts of men of all

political classes, and it cannot therefore be distinctively called a measure of either of the great political parties. This being the case, we should not mistake or evade our duty, but on the contrary, in every reasonabla way endeavor to see that exact justice is rendered. It is claimed that in the matter of needful appropriations the Common Council has not acted fairly, or shown a disposition to aid in any manner in securing a compliance with the terms of the said statute. From the anboards of exnual reports of our publication aminers, and to which will shortly be given, T make for your information the following quotation: "At the outset the secretary was made, and is still supposed to be, a salaried officer, but not one dollar has he received up to this time for his services. A history of the proceedings of the Common Council in this respect would show a series of evasions, of broken promises, of a disregard for the commonest principles of justice. An appropriation was made of \$150 to cover expenses incurred for stationary, and afterward an alowance was made of \$100 for salary. Thereafter the salary allowance was held to cover everything and the result is that, \$100 having been paid out of the city treasury for bills after they became due, there is now an accumulation of other bills unpaid. It is hoped that the present board of aldermen will appropriate an adequate sum for the payment of these debts as well as for a reasonable salary to the secretary." To which I add, that I hope a spirit of fairness will hereafter characterize your deliberations respecting all questions relating to the civil service of Rochester.

And now, having extended these observations to a greater length than I had intended, I desire before closing to simply add, that I hope reciprocal kindness and esteem will govern us in our official intercourse. Let us labor together for the common good, that our actions may tend to the advancement of the interests of our beloved city and the well being of all its inhabitants.

CORNELIUS R. PARSONS, Mayor.

The message was ordered received, filed and published.

APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published.

PRESENTATIONS OF PERITIONS, ACCOUNTS, ETC., AND THEIR REFERENCE.

By Alc. Warson--Petition for sprinking Greg street, referred to the Ohy Surveyor to to bring man ordinance. Petition of John T. Fox to be appointed city time-keeper, to strike the Oity Hall belt every week day at 12 m.; and Sundays at 6 p. m., referred to the City Property Committee.

By Ald. Koblinetz—Petition for improving Lowell street; referred to the City Surveyor; also petition for improving Hand street; referred to the City Surveyor; also remonstrance against improving Hand street, referred to the City Surveyor; also petition for improving | To the Honorable the Common Council of the City Gorham street, referred to the City Surveyor.

By Ald. Fritzsche—Petition of Fanny Bruns-wick to erect a wood building, referred to the Wood Building Committee and Fire Marshal, with power to act ; also petition for sprinking Rome street referred to the City Surveyor.

「「「「「「「」」」」

By Ald. Elliott-Petition of N. H. Barbour to erect a wood building, referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Fritzsche-Petition of Evangelic Association to erect a wood building on Hudson street, referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Mandeville-Petition of Levi H. Phillips to move and erect a wood building on Asylum st. Referred to the Wood Building Committee and Fire Marshal with power to act; also petition for sprinkling Goodman street. Referred to City Surveyor.

By Ald. Foley—Petition for improvement of lien street. Referred to City Surveyor; Allen street. Allen sheet. Referred to City Surveyor, also petition for a plank walk on Mansion street. Referred to City Surveyor. By Ald Swikebard—Petition of Phillip Zurn

to erect a wood building on Orchard street. Referred to Wood Building Committee and Fire Marshal with power to act. By Ald. Stein – Petition of Frank A. Rust

to erect a wood building on Hanover street. Referred to Wood Building Committee and Fire Marshal with power to act. By Ald. Schaeffer - Petition for improvement

of Henrietta ave. Referred to City Surveyor; also petition to repair North avenue with gravel. Same reference; also for a plank walk on Boardman street. Same reference.

By Ald. Kelly-Petition of F. Weichmann to erect a wood building on Campbell street, granted; also petition of John Rankin to erect a wood building on Ambrose street, referred to Wood Building Committee and Fire Marshal with power to act; also for improving Locust street, referred to City Surveyor. By Ald. Elliott-Petition for a special assess-

ment on Arnold park.

Ordered received and filed. By Ald. Elliott Whereas, A majority of all the owners of lots on Arnold park have peti-tioned this Council to levy a special tax on said lots for the purpose of defraying the expenses of making the ordinary repairs and improvements thereon, in accordance with the pro visions of chapter 96 of the laws of 1880; therefore,

Resolved, That the City Assessors be, and they hereby are, directed to assess (\$10) ten dollars on each and every lot on said Arnold park. said sum of ten dollars each to be added to and included with the general city tax of 1886, and the City Treasurer is hereby authorized to pay the sum thus assessed and collected, to James W. Fry, he being the person designated by the owners to receive the same, and the city clerk is hereby directed to transmit to said Assessors and the City Treasurer a certified copy of this resolution. Adopted

resolution. Adopted By Ald. Schaeffer -Petition of Peter J. Flannigan for relief from certain taxes. referred to Law Committee: also petition of John H. Walther and wife to be relieved from tax, referred to Assessment Committee.

REPORTS OF STANDING COMMITTEES.

By Ald. Kelly-17

of Rochester :

GENTLEMEN: Your Law Committee, to which was referred the question as to whether the peti-tion for the opening of a street from Gardner Park to Union Park is a majority petition, respectfully reports:

Your committee gave a hearing to all parties interested for and against the proposed improve-ment, and has carefully considered all of the alle-

ment, and has carefully considered all of the alle-gations presented, and made a thorough investiga-tion as to the facts bearing upon the matter. The ordinance provides for the taking of land for a street sixty feet in width, from the south line of Gardner Park to the south line of Union Park and the north line of property belonging to H. H. Craig. The territory to be assessed for the proposed improvement is described in the ordin-ance as being one tier of lots on each side of the proposed street, excepting the lot owned by U. Brown on the northeast corner of Gardner Park and of the proposed street. and of the proposed street

Union Park is not a public street of the city of Union Park is not a public street of the city of Rochester, but is a private park, subject to the control exclusively of the owners of land fronting on said park. If all of the lot owners in Union Park, excepting the one who owns a lot fronting on said park, a part of which is to be taken for the proposed im-provement, be excluded as not to be assessed for the improvement, then a majority of the owners of property to be assessed as described in the ordi-nage have netitioned therefor. But the question of property to be assessed as described in the ordi-nance have petitioned therefor. But the question is presented whether under the ordinance as it reads, all of the property owners in Union Park are in tact assessable under its provisions. The driveway of Union Park, sixty-six feet in width west of the west line of the proposed street is, un-der the provisions of the ordinance, to be assessed for its proportion of the expense of the improve-ment, because such driveway is in fact, private property. If such driveway is to be assessed, then a majority of the property to be assessed under the provisions or the ordinance did not sign the peti-tion. tion.

tion. But, independent of this question, your commit-tee takes the liberty of suggesting that the prop-erty of U. Brown, hereinbefore referred to, was as much benefited by the proposed improvement as any other lot bounding on the proposed street, and no reason exists. in the opinion of your com-mittee, why such broc erty should be exempted. It is also the opinion of your committee that the property of H. H. Craig will also be benefited by the opening of the proposed street to an extent sufficient to require the Common Council to pro-vide for its assessment with other property hen-

vide for its assessment with other property benefited.

Your committee recommends that the ordinance be amended in its description of property to be taken, and in its description of the property to be assessed, as is set forth in the resolution accom-panying this report. All of which is respectfully submitted, J. MILLER KELLY,

PHILIP WEIDER, DEVILLO W.SEYLE, HENRY KOHLMETZ, GEO. W. ELLIOTT, Law Committee.

Ordered received, filed and published. By Ald, Stein-

To the Common Council:

GENTLEMEN Your Committee on Word Buildings, to which was referred the petition of N. A. Boisford, for permission to erect a barn on Central avenue also a emonstrated against the same, do hereby report but your committee find objection is made, principally on the ground that a bare is a thickly copulater locality may become off-LSIVE to adjoin ing residents, but as such residents have a uple remeay to such cases, your committee recommend that permission be granted and submit

the accompanying resolution for your consid-eration. CHRISTIAN STEIN,

GEO. B. SWIKEHARD, H. KOHLMETZ. W. H. MARSON. Committee.

Ordered received, filed and published.

By Ald. Stein-Resloved. That permission be granted to W. A. Botsford, M. D., to erect a wood building on Central avenue in accordance

with his petition. Adopted as follows: Ayes—Ald, Tracy, Marson, Watson, Kohlmetz. Fritzsche, Elliott, Foley, Swikehard, Weider, Stein, Kelly—11.

Nays-Ald. Mandeville, Schaeffer-2.

By Ald Fritzsche-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: Your Committee on the Opening and Alteration of Streets, and the Executive Board, to whom was referred the petition of the "Edi-son Electric Illuminating Company of Rochester" son Electric Illuminating Company of Rochester" for permission to lay and construct electric wires and conduits underground, also to erect poles and place wires on the same, in and through a certain designated number of streets and alleys in this city, would herewith respectfully report as fol-lows:

In view of the fact that electric illumination has come to be regarded as a successful enterprise in a number of other cities, and that many of our prominent business men and tax-payers earnestly desire to avail themselves as soon as possible of the Edison electric light as proposed to be furhished by the aforesaid company, we recommend that the prayer of the petition be granted under the following conditions, and such others as shall be recommended by the Executive Board, Mayor or City Attorney:

First-That it shall not preclude the city from granting a like permission to any other company at any other time.

Second-That said company shall at all times be surject to the city ordinances now in existence or which may hereafter be adopted and be applicable

surject to the city ordinances now in existence or which may hereafter be adopted and be applicable to all other companies having similar rights. Third—That said company be required to com-merce the laying of said underground wires and conduits this season, and to complete prior to Nov. 1, 1886, said work in a length of at least three-fourths of one mile of streets in this city. Fourth-That said company shall agree never to charge more for the light furnished by it to con-sumers than the same amount of light would cost if based on 20-candle power illuminating gas at \$2.25 per 1000 cubic feet. Fifth—That the free right of way for general public work of all kinds which may be performed by or under the direction of the city authorities shall in all cases be reserved to the city without opposition or claim for damage from said company; also, that if in the progress of any such public work as aforesaid, it shall become necessary to remove or displace in any manner any of the wires, con-duits, poles or other fixtures and appurtenances belonging to said company, the same shall, upon reasonable notice, be so removed or displaced and restored at the sole expense of said company. Sixth—That the underground electrical wires and conduits, together with their connectious and ap-purtenances, shall be of the best and most durable quality now in use for the Edison system; and that the same shall be laid in the best and most darable

purienances, shall be of the best and most durable quality now in use for the Edison system; and that the same shall be laid in the best and most ap-proved manner, so as to cause the least possible future disturbance of the street pavements. Seventh—That in all principal streets, highways or avenues, said company shall so plan its system of underground distribution as to avoid the cross-

light to individual consumers. Eighth-That wherever poles are to be used, said

company must first acquire the privilege of erect-ing such poles and hanging the wires thereto from the owners of the abutting property, as well as from the Executive Board; and that such poles

shall in all cases be sightly and of durable mate-rial, and of such height as shall be directed and ap-proved by the Executive Board. Said poles shall also be kept painted. That as to police patrol and fire alarm telegraph wires, the city shall have the right to use the company's poles for the same, to such extent as will not interfere with the proper use of said poles by said company. The wires placed upon poles by said company shall be strung at a height directed and approved by the Executive Board. Board

Ninth-7 hat in all of the streets in which it is

Ninth—J hat in all of the streets in which it is proposed by the petitioners to lay underground electrical wires or conduits, no poles of any kind shall be erected by them except at a canal or race cressing. Further, that no poles shall be erected by said company anywhere except as provided for in the resolution accompanying this report. Tenth—That all of the work done by said com-pany in excavating and refilling trenches and in replacing the pavements of every character shall be performed under the direction of the Executive Board; also that said Board may require said company to dig test pits wherever necessary to de-termine the exact location of existing gas, water company to dig test pits wherever necessary to de-termine the exact location of existing gas, water and sever pipes, etc., which may be interfered with by said company's operations; also, that the time consumed in performing such work, together with the length of trench which may be opened at any one time, shall be determined and regulated by said Board; also, that no street shall be opened by said company without a permit therefor from said Board, designating among other matters above by said company without a permit therefor from said Board, designating among other matters above mentioned, the location in said street where said underground wires, or conduits are to be placed; and finally, that all reasonable expense incurred by the city because of the appointment of an in-spector by the Executive Board to supervise the replacing of the street pavements wherever disturbed by said company shall be promptly repaid to said Board by said Company. Eleventh—That said company shall file with the

Eleventh—That said company shall file with the Mayor of the city a satisfactory bond in the sum of \$50,000 guaranteeing the city from any loss, costs and damages because of the construction of said underground electric wires or conduits, and of said poles and overhead wires, by said company; and that no right or franchise shall be deemed to have been acquired by said company until the execution of a contract and the giving of a bond by said company, duly approved by the Mayor and City Attorney. LOUIS BOHRER,

FRANK FRITZSCHE.

CHRISTIAN STEIN, W. H. MARSON, Committee on Opening and Alteration of Streets,

BYRON HOLLEY, E. KUICHLING, GEO. W. ALDRIDGE, Executive Board.

By Ald. Fritzsche-Resolved. That the report of the Committee on Opening and Alteration of Streets and the Executive Board in the case of the petition of the Electric Illuminating Company of Rochester, be received, filed and published. Adopted. By Ald. Fritzsche-Resolved, That the Edi-

son Electric Illuminating Company have the right and authority upon the execution by them of the contract hereinafter provided for, and npon the giving and approval of the bond and upper the giving and approval of the conduct hereinafter provided for, to install and oper-ate and lay underground conduits for conduct-ing electricity in and through the following streets and alleys :

1. East Main and West Main streets, from the Liberty pole to West Main street bridge.

2. Aqueduct street, from Main street to the canal, and thence, on poles, across the canal, to the central station of the company in the rear of the John Snow building on Exchange street

3. State street, from the Four corners to the railroad.

change place.

5. Exchange place, from Front street to State street.

6. Mill street, from Exchange place to Market street.

7. Market street, from Mill street to State street

8. North and South St. Paul streets, from Andrews street to Court street

9. Irving place, from Main street to the canal.

10. Church street, from State street to Pindell alley.

And Further Resolved, That said company have the right and authority to erect poles and hang wires thereon and to install and operate the same in the following streets and alleys

1. Pindell alley, from Main street to Allen street.

2. Spring street, across Exchange street, from the central station in the rear of the John Snow building to Spring alley.

3. Irving place, from the canal, south, to Spring street.

4. Pine alley, from Spring street to Troup street.

5. School alley, from the canal to the southern end of the same.

6. Spring alley and Scott place, from Main street to Troup street.

7. Aqueduct street, from the station to Court street.

8. Court street, from the river bridge to Exchange street.

And further, Resolved, That the Mayor be, and he hereby is, empowered to execute a con-tract on behalf of the city with said Illuminating Company (which contract shall be subject to the approval of the City Attorney) carrying into effect the prayers of the petition of said company, together with the recommendations of the committee on the opening and alteration of streets this evening presented, and such other recommendations as may be made by the Executive Board, Mayor, or City Attorney before the execution of the contract.

And further, Resolved, That said company furnish bonds in the sum of fifty thousand dollars (\$50,000) to be approved as to form by the City Attorney, and as to sufficiency of terms and sureties by the City Attorney and Mayor, conditioned to secure the faithful performance of the said contract, and to save the city harmless from all damages by reason of open trenches, and that the execution of said contract, and the delivery and approval of said bond be conditions precedent to the grant of the above mentioned franchises, which fran-chises shall upon such execution delivery and approval immediately take effect.

A motion of Ald. Mandeville to postpone action two weeks was lost by the following vote:

Ayes—Ald. Coughlin, Watson, Fritzsche, Elliott, Foley, Mandeville, Weider-7. Nays—Ald. Tracy, Marson, Kohlmetz, Swikehard, Stein, Kelly, Schaeffer-7. The meal-bing mars the mederated by the fel

The resolution was then adopted by the following vote:

Ayes-Ald. Ayes-Ald. Tracy, Marson, Kohlmetz, Fritzsche, Swikehard, Stein, Kelly, Schaeffer -8

Nays-Ald. Coughlin, Watson, Elliott, Foley,

Mandeville, Weider-6. By Ald, Watson-Resolved, That rule 38 be J. C. Parmelee, services, Excise Board... suspended in order that bills may be placed upon | Doyle, Gallery & Co.. coal.....

4. Front street, from Main street to Ex-; the finance budget. Adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Mandeville, Swikehard, Weider, Stein Kelly, Schaeffer-14.

FINANCE BUDGET No. 1.

Bochester, N. Y., May 4, 1886. By Ald. Watson-Resolved, That in pursuance of section 58 of the City Charter, the City Clerk be and he bereby is directed to draw warrants on the City Treasurer, in favor of the following named persons for the amounts set opposite their re-spective names, and that the City Treasurer be and he hereby is directed to pay said warrants when there are funds applicable, and charge the proper funds as follows :

CONTINGENT FUND.

	CONTINUENT FUND.			
	H. D. Bryan, printing blanks	\$	8	50
	Chas. Glover, serving notices M. L. Burke,		10	26 00
	Rochester Herald Publishing Company.		10	00
	publishing notices		62	00
	W.G. Martens, badges		32	00
	M. Dolanty, services. Post-Express Printing Co., printing			00
	Sunday Herald Co., printing			5 Ŏ
	Sunday Herald Co., printing Rochester Volksblatt, printing notices			00
	treasurer. W. W. Morrison, printing City Attorney		332	00 08
	Unas. Glover. serving notices			34
	Union and Advertises, poll lists and certi-			
	ficates. Post-Express Printing Co., printing blanks		91 22	25
	Union and Advertiser, blanks Treasurer's		44	90
	office. Chas, T. Radcliffe, serving notices Frank J. Hurley,		12	00
	Chas, T. Radcliffe, serving notices		$19 \\ 17$	52
	Union and Advertiser, publishing notices.		105	04 13
	SALARIES FOR THE MONTH OF APRI			10
	C. R. Parsons, Mayor \$		 275	00
		3	375	
	F, P. Allen, Ass't Treasurer		166	66
	H. B. James, clerk, Treasurer's office		83 83	88 88
	John D. Tracy.		50	60
į	C. M. Beattie,		66	66
	A. D. Davis,		60	
	John A. Davis, Treasurer. F. P. Allen, Ass' Treasurer. H. B. James, clerk, Treasurer's office. Edward Thomas, clerk,		58 33	83 22
1	G. Fort Slocum, Ass't City Attorney G. Fort Slocum, Ass't City Attorney	- 3	350	00
	G. Fort Slocum, Ass't City Attorney		100 75 60	00
	 W. J. Burke, clerk, Attorney's office W. J. Burke, clerk, Attorney's office I. F. Quinby, City Surveyor Wm. S. Smith, Assistant City Surveyor Wm. J. Stewart, Wm. W. Boco 		75 60	00
	I. F. Quinby, City Surveyor	1	191	66
	Wm. S. Smith, Assistant City Surveyor		125	00
	Wm. J. Stewart,		83 63	33
	Wm. W. Race,		63	99
	John Kenvon		54	16
ł	Wartin Wahi, Wm. M. Rebasz, Jr., draughtsman L. A. Pratt, City Assessor		48 75 225 225 225	33
ļ	Wm. M. Repasz, Jr., draughtsman		225	00
ļ	Wm. Mahar,	-	225	ğŏ.
1	Valentine Fleckenstein, City Assessor	1	225	00
1	Mr. Mahar, Valentine Fleckenstein, City Assessor Thos. E. White, Judge Municipal Court Geor. E. Warner, Jose		200 200	
1	W. F. Chandler, clerk		75	00
	W. F. Chandler, clerk Peter Sheridan, City Clerk Francis J. Irwin, City Messenger		166	66
l	Francis J. Irwin, City Messenger		100	00 ee
1	Wm. Butler, Asst. Arthur McCormick, Fire Marshal	-	16 100	00
l	Frank D. Fay, Watchman City Hall		66	66
Į	Frank D. Fay, Watchman City Hall John O'Leary, Engineer		6 6	66
1	Peter G. Miller, Jamitor Front Street		66	66
1	Building A. H. Martin, Milk Inspector		83	
ł	POOR FUND.			
I		R	25	00
ł	C. Reuter, meat Geo. H. Mason, meat	P	$\frac{25}{25}$	00
I	F. J. Amsden, transportation		11	48
I	Lewis & Co. R. Dorschel. rent.		10^{3}	50 00
1	R. DORSCHEI, TEHL		10	υu

10 00

261 30

J. A. Otto, groceries..... Pat'k Tiernan, groceries..... James McMannis, " John Lutes, disbursements..... SALARY MONTH APRIL. John Lutes, Overseer..... J. H. McGregor. Clerk Poor Office..... Thos. Swanton, Joseph Eagan, Charles Buckley, HEALTH FUND. Patrick Bradley. collecting garbage..... Jacob Rauber, J. W. Maser, John H. Mason, •• .. ··· ·· ·· ·· John H. Hekey, F. L. Hewitt, vaccine points...... John Baker, removing dead animals..... SALARY MONTH APRIL. SALARY MUNUT AFALL. Dr. J. J. A. Burke, Health Officer...... Alfred wedd, Resister..... Messenger, services... Otho Griswold, Inspector.... Geo. W. Hall, J. N. Harder, James Purcell, inspector..... Benry M. Heinold, keeper of Hope Hos-Frank Gage, sewer flusher...... Joan Galvin, CITY PROPERTY FUND. John Walsh, plumbing, Front st. build'g. Howe & Bassett, plumbing and maternal... Rocn. Gas Co., gas, city building... F. J. Irwin, cleaning and oisbursements... A. Metcalf, soft soap... E. Emerick, care ciccks to May Ist..... Elwood & brien, seys and rep. locks.... Joun O'Leary, services... Simon Foos, repairing furniture...... LAMP FUND. Citizens Gas Co., lighting, mo. April.... \$ 1, Brush Light Co. lighting, mo. April..... Roch. Gas Co. Roch. Gas Co., MONTHLY PAY ROLL. Chas. R. Finnegan, sup't Electric lights ... POLICE FUND, B. Frank Enos, expenses for March..... B. Frank Enos, expenses for march..... Jos. P. eleary, John C. Hayden. Balt & Ohio Tel. Co., telegrams for March West. Union Geo. Masseth, horse hire..... B. L. Sneldon, meals for prisoners..... MONTHLY PAY ROLL, APRIL. Bartholomew Keeler, police jus ice B. Frank Encs, police clerk. Jeseph P. Cleary, chief. Chas. __ cCornick. day captain. Wm. Keim, night captain. Wm. Keith, hight captain...... B.n. C. Furtherer, lieuterant...... Frank B. A leo, John A. Baith, ... John E. McD rmott John C. Hayden, detective..... Henry Baker, Thos. A. Burchill, ... Peter Laver, Joseph S. & worth, Pat'l. C. Kavanagh,

4 00	Thos. Dukelow,	detective	· · · · · · · · · · · · · · · ·	85 00
28 00	Geo. Long, Older Oliver, pat	trolman		85 00 75 00
142 16 27 3,	Geo. Long, Older Oliver, pai Andrew Connelly, Robert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell, Ed. McDonough, Jos. St. Helens, Chas. E. Fowler, Wm. McKelvey, Robert Sloan, John Dean, Samuel Schwartz, Jas. A. Johnson, Wm. Burgess, Chas. Hart, Michael Hynes, Louis Noel, Peter Hess, Oliver A. Youle, Fred Kipphut, Hiram Rogers, Patrick J. Cumming	···	·····	75 00
	Robert Burns,		••••• •••	75 00 75 00 70 00 75 00 75 00 75 00
141 6 6	Jacob Harter,		•••••	70 00
66 60	John Mitchell.		•••••	75 00
66 66	Ed. McDonough,	••	•••••	
66 66 62 50	Jos. St. Helens,		•••••	70 00 75 00
41 66	Wm McKelvey.	••	•••••	75 00
41 66	Robert Sloan,	••		75 00
41 66 41 66	John Dean,		• • • • • • • • • • • •	75 00
41 66	Jas A Johnson.		· · · · · · · · · · · · · · · · · · ·	$\begin{array}{c} 75 & 00 \\ 75 & 00 \end{array}$
41 66	Wm. Burgess,	••	••••	75 00
60 00 60 00	Chas. W. Peart,		•••••	75 00 75 00
60 00	Michael Hynes.	••		75 00
	Louis Noel,	••		75 00
185 25	Peter Hess,		•••••	75 00 75 00
71 25	Fred Kinnhut			75 00
114 00 114 00	Hiram Rogers,	••		72 50
185 00	Patrick J. Cumming	s,	••••	75 00
114 00	Benj. L. Stetson, Patrick Caufield			75 00 75 00
160 00 66 30	Patrick Culligan,	••	·····	75 10)
00 00	Wm. Murray,	••	• • • • • • • • • • • • • • • • • • •	75 00
75 00	Michael Englert,		•••••	75 00 75 00
66 66	Dennis Hogan.	••		75 00
33 33	James E. Ryan,	••		75 00
41 66 41 60	John Yawman, M. Zimmerman		•••••	75 00 75 00
41 66	Geo. H. Kron.	••	·····	75 00
41 66	Geo. Liese,	••	•••••	75 00
1	Fred Kipphut, Hiram Rogers, Patrick J. Cumming Benj, L. Stetson, Patrick Caufield, Patrick Caufield, Patrick Cuiligan, Wm. Murray, Michael Englert, John Sullivan, Dennis Hogan, James E. Ryan, John Yawman, M. Zimmerman, Geo. H. Kron, Geo. Liese, Henry Baker, Jr., Miohael Fitzpatrick, Wm. Hilliard, Fred Walter, Ed O Loughlin, John Biltzer. Geo. Mohr, Geo. Kiesley, Ed J. O'Brien, Ea Schooley, Joseph Baker, John B. Davis, N. J. Loos, Yohn, Whte, Wm. Whte,		•••••	75 00 75 00
50 CO 41 66	Wm. Hilliard.	••	•••••••••	75 00
41 66	Fred Walter,	••	•••••	75.00
	Ed O'Loughlin,		•••••	$\begin{array}{c} 75 & 00 \\ 72 & 50 \end{array}$
29 30	Geo. Mohr.	••	•••••	65 00
140 73	Geo. Kieisley,	••	•••••	75 00
181 35	Ed J. O'Brien,			$ \begin{array}{r} 75 & 00 \\ 7 & 50 \end{array} $
$ \begin{array}{r} 74 & 37 \\ 3 & 50 \end{array} $	Joseph Baker.	••	••••••••••	75 00
	Jonn B. Davis,	••		75 00
5 10	Jonn B. Davis, N. J. Loos, John H. Dana, Wm. White, E. Van Vorst,		••••	72 50
$\begin{array}{c} 1 & 00 \\ 43 & 35 \end{array}$	Wm. White.	••	•••••	$\frac{75}{75}$ 00 75 00
10 00	E. Van Vorst,	••		75 00
,600.09	John C. McQuatters,		•••••	75 00
29 20	John M. Reis.	••	••••••	$75 \ 00 \ 75 \ 00$
167 00 052 47	Frank S. Skuse,	••		52 50
,002 41	John B. Davis, N. J. Loos, John H. Dana, Wm. White, E. Van Vorst, John C. McQuatters, Ferd Greibel, John M. Reis, Frank S. Skuse, Jacob Frank, John Wangman, Chas. W. Seifferd, John Monaghan, Geo. Hoffner, Daniel Gol mg, Michael Cain, James P. Flynn, Hugh Clark,	••	•••••••	75 00
F0 00	Chas. W. Srifferd.	••	••••••••••	$\begin{array}{c} 75 & 00 \\ 22 & 50 \end{array}$
50 00	John Monaghan,	••	••••••••	7250
	Geo. Hoffner,		•••••	45 00
252 05 9 95	Michael Cain.	••	•••••••••	$ \begin{array}{ccc} 75 & 00 \\ 22 & 50 \end{array} $
6 09	Michael Cain, James P. Flynn, Hugh Clark,	••	•••••••	$\begin{array}{ccc} 22 & 50 \\ 75 & 00 \end{array}$
19 86	Hugh Clark,		•••••	75 00
16 10 3 00	Wm, Laragy, Wellace R. McArtht Chas. Stupp	IF	•••••••••	75 00 75 00
18 60	Chas. Stupp, Fred A. Klubertanz, John E. Moran,		•••••	75 00
	Fred A. Klubertanz,			75 00
275 00	Andrew J. Moynihar	, 1, ··	•••••	75 00 75 00
125 00	Andrew J. Moynihar Theo H. Cazeau,	••	•••••	75 00
130 00 108 22	Henry M Meilslohn	••		54 25
108 33 100 00	Ferry Marziuff, cou	re attend	ant and in-	75 00
85 UU	terpreter Michael Hyland, tur Jacob Markey, janit	nkey	· · · · · · · · · · · · · · · · · · ·	75 00
85 00 85 00	sacco markey, jami	UI		50 00
85 00 85 00		atroiman	•••••	2 50 2 50
85 00	Wm. P. O'Neil, Geo. Kleisley,	••	•••••	5 00
85 00		VE BOAR	D DEPARTME	
85 00 85 00	ROCE	IESTER, A	pril 30th, 1886	. '}
85 00	To the Common Cou			S
85 00	The accompanying	hillgand	estimates as	nor the

85 00 The accompanying bills and estimates, as per the 85 00 following statement, having been lawfully con-

6	9
treated, examined, and ited, and settled by this	Garvey & Donnelly, repairs to wagon
tracted, examined, audited, and settled by this board, are hereby cerufied to your honorable board for payment, pursuant to see, 148 of the City	Buffalo Cast Iron Pipe Co., cast iron nine and
board for payment, pursuant to see, 148 of the City Charter. Respectfully submitted,	William on & Highle tracing paper 6 90
THOS. J. NEVILLE, Clerk of Executive Board.	Thos J. Neville, clerk, disbursements, freight, etc
Salaries and Expenses.	\$1,188.75
Byron Holley, salary for April, 1886 \$200 fo Emil Kuichling, 200 00	And charge Water Pipe Fund. FIRE DEPARTMENT.
Byril Kulchling, 200 00 Geo. W. Aldridge, 200 00 Thos, J. Neville, Clerk, salary for April, 1886. 150 00 Wm. J. Wilcox, stationery. 23 83 walver & Buyleich 23 75	Connell & Dengler, castings
Wm. J. Wilcox, stationery	
	Wm B Morse & Co., shavings 50 Mouthly pay roli 4,196
And charge Salary and Expense Fund. \$789 38	Moothly payroli
Street Department.	James Field, decorating the fire houses, &c 20 85 J. E. Watters, coal
Pay roll for week ending Apill 15, 1886, \$719 98 22, 1,038 33 	J. E. Waiters, coal
	United Gas Improvement Co., gas
Buffalo. New York & P. R. R. Co., unloading street cleanings, &c	Thos. J. Neville, Clerk, disbursements, hay, &c
Geo. F. Flannery, agt., prioting sewer bonds. 1100	Thes. J. Neville, Clerk, paid for medical ser- vices 79 00
E. H. COOK & Co., repairing lift bridges 11 37	
H. A. Kingsley & Co., nardware, 13 10	And charge Fire Department Fund. \$4,963 78
Charles Wells & Sons, picks and repairs 41 90 Garvey & Donnelly, repairs to road machines 23 25	LOCAL IMPROVEMENTS.
H. D. Bryan, printi g sidewalk notices 4 00 Bartholomay Brewing Co., MacAdam	H. M. Webb, inspection
Bartholomay Brewing Co., MacAdam	And charge Hixson st. sewer. 0.2.837.
Rochester Herald Publishing Co., printing notices, trimming trees	And charge Dake and Hebard sts, sewer, O.
Rochester Printing Co., local notices, trimming	2,838. Street Department—Stakes, cartages, &c
Rochester Lime Co., cement	Street Department—Stakes, cartages, &c., And charge Hixson st. pipe sewer. O. 2,837
Thos. Mann, harness supplies	O. 2 838
L. S. Graves & Son, general repairs and new cable 41 51	ESTIMATES TO CONTRACTORS.
Thos. J. Neville, Clerk, disbursements 22 01	Thos. Oliver & Son. final estimate, Hixon
And charge Highway Fund. \$2,636 51	street sewer
Water Works Department.	and Hebard street sewer
Pay roll for month of April, operating expenses \$1,797 75 Pay roll for month of April, service and	street sewer
FAD31PS	\$ 608 71
Post Express Printing Co., permitbooks 50 00	The fluance budget was adopted by the fol-
Sunday Herald Publishing Co., permit books,	lowing vote: Ayes-Ald. Tracy, Coughlin, Marson, Wat-
W. W. Morrison, printing 18 00 German Printing and Publishing Co., printing	son, Kohlmetz, Fritzsche, Elliott, Foley, Swike-
local water rents	hard, Weider, Kelly, Schaeffer-13. By Ald. Watson :
Union and Advertiser Co., printing 138 75 B. F. Harris, rent of barn for April, 1886	To the Honorable the Common Council of the City
Thos. Mann repairs to harness, &c 15 40 E. I. Shackleton, coal	of Rocnester:
James Field, supplies	GENTLEMEN: Your Finance Committee, in sub- mitting the tax levy for 1886-87, makes the sug-
Wm, B. Burke, iron work 44 89 John C. Knez, repairs to chairs 3 00 A. V. Smith Co., lap robe. 10 50 Garvey & Donnelly repairs to wagons. 46 85 Wm, Germyn, damages to horse. 20 00 Hill & French, wood 6 00 C. H. Babcock, rent of shed. 10 00 W. A. Case & Son, waste and polish. 22 00 Bureks Steam Heating Co., castings. 51 28 Rochester Gas Light Co., gas and coke. 17 00 J. Emory Jones, repairs to machinery. 30 45 Ardlur G. Yates, coal. 61 87 O'Union Water Meer Co., meters and repairs. 27 00 Union Water Meer Co., repairs to fountain. 10 10	gestions hereivaiter contained :
Garvey & Donnelly repairs to wagons	Last year the amount fixed in the tax levy to be paid in by the Executive Board for surplus re-
Hill & French, wood	ceipts over expenditures for water works was \$90,- 000. A careful consideration of the questions af-
W. A. Case & Son, waste and polish 22 50	feeling the amount which the Executive Board
Bureks Steam Heating Co., castings	will be able to pay over the current year has satis- fied your committee that \$105,000 can be paid over
J. Emory Jones, repairs to machinery 30 45 Arthur G. Yates, coal	by the Executive Board from water rates, thus adding \$15,000 to the fund avai able for the pay-
 National Meter Co., meters and repairs	ment of interest on the water debt "The Executive
J. Nelson Tubbs, expenses, examining conduit	Board made application to your committee to have the value of the use of water for all city purposes
Robert Cronnell Jahor &c. 629	created to them, for the purpose of thereby show-
8. H. Oviatt, labor \$19.25	ing the actual amount of the value of the use of water furnished for all purposes during the year,
John N. Beckley, disbursements in suits	a careful estimate was made of the value of such use of water for all city purposes and such value
J B. Colman, taps	Was loude to be, 15 round numbers \$100,000 The
ling tax	tax levy is, of course, so fir as its amount is con- cerned, in no way charged by the giving of credit
100 44	of water, as there is charged to such heard the
	Same sum curnied That is there is included
And charge Water Works Fund. \$5,021 08	I AMONG THE TEMS OF THE TAX LEVY TO BE ACCOUNT A
Waten Pine Extension	\$100,000 for all water used for city up be assessed the amount to be turned over by the Executive Board, in addition to the amount received by that
18	, contrast a control to the amount received by that

18

.

Your committee recognizes the fact that it is desirable that the exact value of the use of water for all purposes should be, year by year, determined. and, therefore, has adopted the suggestion made by the Executive Board upon the subject re-ferred to.

ferred to. In the requisition presented by the Executive Board to your committee a demand was made for an appropriation for "the salary and expense fund." Your committee has made no appropria-tion for that fund, because no reason is presented for the longer continuance of that fund. The saltion for that fund, because no reason is presented for the longer continuance of that fund. The sal-aries of the members of the Executive Board and miscellaneous expenses incurred by the board should be, in the opinion of your committee, paid out of the funds created by the charter. The ap-propriations made by your committee for the vari-ous funds under the control of the Executive Board have been made large enough to provide for the salaries of the mombers of the board and the the salaries of the members of the board and the miscellaneous expenses heretofore paid out of the salary and expense fund.

salary and expense fund. While endeavoring to make the estimate for each of the departments as low as they could be made, consistent with the necessary administra-tion of municipal affairs, your committee has, nevertheless, made its various appropriations with the end in view of having no deficiencies whatso-ever to be provided for the coming year. Your committee is satisfied that with the exercise of strict economy by each of the departments and the committees in charge of the respective funds, this result can be accomplished. It is desired at the beginning of this fiscal year to impress upon all city officials the absolute necessity of observing the same care and scrutiny in the creation and and the same care and scrutiny in the creation and auditing of bills as is observed by the prudent business man in the conduct of his own affairs. If this be done, no necessary municipal work will suffer, and, at the same time, the Common Coun-cil of 1887-8 will have to provide no more than a sufficient sum to pay the necessary expenses of that year.

Your committee is gratified to be able to submit a tax levy \$126,078.08 less than last year, a reduc-tion of over 10 per cent. In view of the fact that this committee has made up the tax levy for the current year upon the principle of paying out of such tax levy all of the expenses of the current year, this result must be very satisfactory to the taxpayers of the city. The appropriation made last year for some of the dependencies of the city.

departments of the city government was, in the opinion of those departments, lower than they should have been. This seemed to furnish an exshould have been. This seemed to furnish an ex-cuse for the creation of some bills, not, to be sure, large in amount, but which at the end of the year they were unable to pay out of their appropriation. Larger appropriations having been made for these departments this year, it is assumed by your com-mittee that no bills will be created in excess of the arcourt to a payon for the second sec

amount appropriated. All of which is respectfully submitted. JOHN H. FOLEY, PHILIP WEIDER, FRANK FRITZSCHE, GEORGE W. ELLIOTT, Finance Committe Finance Committee.

Ordered received, filed and published, By Ald. Watson-Resolved, That in pursuance of section 81 of the City Charter, the following be fixed as the amounts necessary to be raised for the purposes hereafter named:

TAX LEVY 1886-87

For interest on the Bonded Debt, as follows: AT SEVEN DED CENT

AI SEVEN I ER CENT.
One year on \$125,000, Free
Academy building loan\$ 8,750 00
One year on \$150,000, floating
debt loan (re-issne of float-
debt loan of 1868, '69 and' 70,
authorized May 6, 1873 10, 500 00

One year on \$3,182,000 water		~~		
works loan One year on \$20,000, No. 5	222, 740	00		
school loan	1,400	00		
school loan One year on \$410,000, funding loan of 1875 (Res. C. C. June				
10an of 1875 (Res. C. C. June	28,700	00		
One year on \$600.000, Roches-				
ter & State Line R. R. loan	42,000	00		
tor Nunda & P R R. loan	10,500	00		
One year on \$335,000, City hall				
18, 1875)	23, 450	00		
AT FOUR PER (ENT.			
One year on \$100,000, consoli- dated loan (issued August 1,				
1882. Res. C. C. March 50.				
1882) One year on \$300.000, local im-	4,000	00		
one year on \$300.000, local im- provement funding loan	12,000	00		
provement funding foat	1,000			
T 01 500 00	\$364, 040	00		
Less surplus from \$1,500.00 re- ceived from County Treas-				
ceived from County Treas- urer Feb. 15, 1886, over one bond due that date \$1,000,				
bond due that date \$1,000,	· •			
and interest for one year on \$6,000.00 at 7 per cent. \$420	80	00		
-	000 000			
Less amount to be paid in by	363, 96 0	00		
Less amount to be paid in by Executive Board for sur-				
plus receipts over expendi- tures for water works	205 000	00		
tures for water works	200,000	g	158,960	00
For payment of 50 bonds, Free				
Academy Building Loan due January 1st, 1887	£ 50.000	00		
Less surplus raised in tax levy	<i>p</i> 00,000			
of 1880-0, for Flood Damages			\$29, 794	96
Loan For erroneous assessments	<i>4</i> 0, <i>4</i> 00	01	5, 518	98
For local assessments on city				
For all water used for city			1, 930	34
purposes. For lighting the city			100,000	
For lighting the city	95,000	00	94,000	00
For support of the police For equipment of police patrol			107, 000	00
For general contingent ex-	,	•••		
penses For support and relief of the			75, 000	00
noor			25,000	00
For Board of Health, includ-				•••
For City Property Fund			24,000	00
ing collection of garbage For City Property Fund For Park Fund For Executive Board, as per			6, 500 2, 000	ŏŏ
For Executive Board, as per				
requisition: Extension of Water Pipe	60,000	00		
	82,300	00		
Highway Fund Repair and Care of Avenues	113,457	00		
			259, 757	00
For support of Common				
Schools, as follows : Building Fund. Repair Fund. Contingent Fund. Teachers' Fund.	35.000	00		
Repair Fund	9,500	ÕŎ		
Contingent Fund	49,500	00		
10000015 Fullu	110,000	ω	001 000	

49 109 000 wate

- 234,000 00

Ordered received, filed and published, as provided by section 81 of the city charter.

EXAMINATION OF TREASURER'S ACCOUNTS.

By Ald. Watson-

To the Finance Committee of the Common Council: The undersigned, appointed by the late Finance Committee, in pursuance of authority given by the Common Council to examine the treasurer's annual report, has very carefully performed that duty, and to facilitate the work was aided by the efficient clerical assistance of Mr. P. B. Bradley, All con-nected with the treasurer's office are also entitled

to credit for the cheerful manner in which inquiries for information, books or papers were readily com-plied with, as by such compliance much time is often saved to an investigator.

Without any attempt at giving special details of the manner or the investigation, I may say, in brief, that it was as thorough as possible. Every item in the report, whether of oredits or debits, was critically examined and traced back to original was critically examined and traced back to original entries, and these again were verified by vouchers produced for every dollar of disbursements, and by comparisons of accounts with the monthly gtatements of the city's financial agent, the Union Trust Co., of New York, and the books of account in the several departments of the Executive Board, the Board of Education, the Police Department ord Mt Home commeter

and Mt. Home cemetery. I, therefore, unbesitatingly aver that the Treas-nrer's first annual report can be relied upon as accurate in every particular. It may not be out of place in this connection to

add, also, that the examination gives abundant evidence that the financial interests of the city during the past fiscal year, have been care-fully, prudently and economically managed, whilst it is, also, apparent that no interest has suffered by inefficiency of service, or lack of satisfac-tory performance of duty. Respectfully submitted, JOHN BOWER.

May 4, 1886.

Ordered received, filed and published.

By Ald. Watson-Resolved, That the City Treasurer be and he hereby is directed to have the city's note discounted for \$2,500, and place the same to the credit of the contingent fund for the Board of Education, said note to be countersigned by the chairman of the Finance Committee, and discount chargeable to contingent fund.

Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott, Foley, Man-deville, Swikehard, Weider, Stein, Kelly, Schaeffer-14.

COMMUNICATIONS ETC.

By Ald. Foley-

To the Hon. the Common Council of the City of Rochester :

In pursuance of resolution passed April 20, 1886, I, the undersigned Sealer of Weights and Meas-ures of the City of Rochester, do hereby make the following report for the month of April, 1886 : First--Total number of dry and liquid measures examined, eleven hundred and sixty-nine (1,169) of which ten hundred and fifty-nine were found to be correct, sixty-seven too large and forty-three too small. small.

Second—Total number of scales examined, three hundred and thirty-four (334) of which two hun-dred and fifty were correct and eighty-four out of balance.

balance. Third-Whole number of weights examined, twelve hundred and sixty-one, (1,261) of which eight hundred and thirteen (813) were correct, seventeen (17) too heavy and four hundred and thirty-one (431) too light. Fourth-Extension measures-whole number

routh-Extension measures-whole humbe examined twenty-seven, all found correct. All of which is respectfully submitted. Dated Rochester, N. Y., May 4th, 1886. THOS. MAHONEY, City Sealer. Ordered received, filed and published.

OFFICE OF EXECUTIVE BOARD, ROCHESTER, May 4, 1886.

To the Common Council:

GENTLEMEN : I am instructed by the Executive Board to transmit to your honorable board a transcript of the proceedings in the matter of the application of the Stein Manufacturing Co. to erect

By Mr. Aldridge – Resolved, That the applica-tion for permission to erect a structure for business purposes over the sidewalk by the Stein Manufac-

turing Company, referred to this Board by the Common Council, be denied as inexpedient and against public interests. Adopted. A true copy from the minutes of a meeting of April 16, 1886. THOS. J. NEVILLE, Clerk.

Ordered received, filed and published. OFFICE OF EXECUTIVE BOARD,

ROCHESTER, N. Y., May 4, 1886.

To the Common Council:

I have the honor to transmit herewith, as required by law

1. Monthly report, showing expenditures made by the Executive Board for all purposes, from April 5th to 30th, both inclusive :

Orders Drawn on the City Treasurer :

Executive Board, orders for \$ 5,837 89

tive Board April 30, 1886... 40,000 00 Amount of orders drawn and certified to the Common Council April 30, 1886......

15,208 21

Total..... Classification

Classification	1:	
Salary and Expense Fund	\$789 38	
Highway Fund Water Pipe Fund Water Works Fund Water Works Fund, interest	8,474 40	
Water Pipe Fund	1,188 75	
Water Works Fund	5,021 08	
Water Works Fund, interest		
on bonds	40,000 00	
Fire Department Fund	4,963 78	
Local Improvement Funds.	608 71	

Total. \$61,046 10 2, Monthly statement, showing the condition of the several Funds in the charge of the Executive Board, May 1, 1886.

Dr. Balances.

- \$49, 889 97 Cr. Balance

•	Datances.	

	Salary and Expense Fund\$ Highway Fund Water Pipe Fund Water Works Fund Fire Department Fund	1,585	49
	Highway Fund	16,591	94
-	Water Pipe Fund	1,401	27
1	Water Works Fund	15, 195	81
ł	Fire Department Fund	15,115	46

-\$ 49,889 97

\$61.046 10

Respectfully submitted, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published. On motion of Ald. Kelly the Council decided hereafter not to publish the pay roll of the street department of the Executive Board, and it was ordered received and filed.

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., May 4, 1886.

To the Hon. the Common Council:

GENTLEMEN-At a regular meeting of your board, held April 20, 1886, the following resolution was adopted

By Ald. Kelly-Resolved, That the City Surveyor be and hereby is directed to establish the lines of Hague street.

In compliance with the above resolution I would respectfully state that I have this day filed with the City Clerk a map establishing the lines of Hague street. All of which is respectfully sub-mitted. I. F. QUINBY, City Surveyor. Ordered received, filed and published.

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE, May 4th, 1886.

To the Honorable the Common Council:

GENTLEMEN: The Treasurer herewith submits the monthly statement of the balances of the prin-cipal funds on the 4th day of May, 1886, as required by section 58 of the city charter:

Departments. Balance undrawn.
Board of Education, Building fund\$ 449 88
Contingent fund 644 63
Teachers' fund 2,596 09
Fire Department fund 15, 791 29
Poor Department fund 5 864 91
Police Department fund 15, 849 74
Contingent fund
Contingent fund
Highway fund
Lamp fund 22, 718 47
Health fund 4, 997 23
City Property fund 2,730 60
Park fund 11 80
Water Works fund 18,352 89
Water Pipe fund. 2 173 95
Salary and Expense fund 1,775 95
JOHN A. DAVIS,

Treasurer. Subscribed and sworn to before me, this 4th day of May, 1886.

EDWARD THOMAS,

Commissioner of Deeds. Ordered received, filed and published.

CITY CLERK'S OFFICE,) ROCHESTER, N. Y., May 4, 1886.

To the Common Council;

GENTLEMEN-In accordance with the provision of the City Charter, I hereby report that the fol-lowing named persons have qualified and taken the oath of office as required by law : Newell A. Stone, Commissioner of Mount Hope. Thomas Mahoney, Sealer of Weights and Meas-

ures

ures. J. B. Pfluge, Inspector of Elections. Benj. F. Harris, C. W. Dubelbiess, E. J. Brayer, W. E. Cherry, Jr., Wayland G. Bassett. Charles A. Webster. Wm. H. Thompson, Fred D. Morgan, John A. Dorthy, George C. Wolcott, D. L. Covill, Wm. Erler, Jr., C. S. Whittemore and L. K. Nash. Commissioners of Deeds. Respectfully submitted, PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

OFFICE OF THE OVERSEER OF THE POOR, CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., May 3, 1886.

To the Henorable the Common Council of the City of Rochester :

GENTLEMEN: The undersigned Overseer of the Poor of the City of Rochester, would respectfully report that during the month of April, he has relieved 496 families, in the following manner:

Orders on	poor store	\$1,	333	00
••	coal yard		338	70
Orders for	burials		- 97	00
••	shoes		9	90
••	transportation		12	86
Total		\$1	701	46

Less amount charged towns... 32 00

All of which is respectfully submitted, JOHN LUTES, Overseer of Poor.

Ordered received, filed and published.

REPORT OF EXCISE COMMISSIONERS.

To the Hon. Common Council of the City of Rochester:

GENTLEMEN : We, the undersigned, Commis-sioners of Excise of the City of Rochester, report that moneys have been received by said Commissioners from the persons named, and in the re-spective amounts set forth in the following schedule, commencing April 1. 1886, and ending April 30, 1886, for licenses to sell and dispose of strong and sprituous liquors, ale, beer and wine, in quantities less than five gallons at a time, at the places berein named, and that this report contains a statement of all the money received during said month, viz: April 5th.

Peper, August C. F., 19 N. Hudson st..... Holler, Frank, 62 Clifton st..... \$50 00

Stoltz, Michael H., 377 Plymouth av	- 50 00
Zimmerman, Wm, H., 18 Fitzhugh st	60 00
Stoltz, Michael H., 377 Plymouth av Zimmerman, Wm. H., 18 Fitzhugh st Goulding, Catherine, 174 S. St. Paul st McAllister & Koeth, 21 West av	65 00
McAllister & Koeth, 21 West av	30 00
	37 50
Almy, Elmer E., 104 S. St. Paul st.	60 00
Almy, Elmer E., 104 S. St. Paul st Morris, L. W., 100 West Main st	50 00
Tamblin, Wm, A., 492 E. Main st	50 00
April 12th.	
Albrecht, Anton, 502 Lyellav	50 00
Lane, Thomas, 59 Kent st	50 00
Donoghue, Wm. E., E. Main, cor. Clinton	
st	50 00
st Mattern, Marcus, Jefferson av.,cor.Brown	
st	50 00
st April 19th.	00 00
Shafer, Albert, 35 Grand st	50 00
Martin & Howland, 60 Front st	50 00
Coats & Elmore, 166 E. Main st	50 00
Slattery, Dennis, Clifton, cor Summer st.	50 00
Shubert, Magdalena, Reynolds, cor. Tre-	00 00
	50 00
mont st Seibert & Donovan, N. St. Paul st	50 00
Kurtz & Hoelbrige, 366 N. St. Paul st	50 00
Kluppel, Joseph, Chatham, cor. Central av	50 00
Coyle & Schuyler, 306 North av	50 00
Rockford Doppie 161 Wort or	50 00
Rockford, Dennis, 161 West av Breakey, James W., 142 West av	65 00
Hudson & McMullon 175 Caladonia or	50 00
Hudson & McMullen, 175 Caledonia av Basler, August, 13 S. St. Paul st	50 00
April 26th.	30.00
Keiter, Frederick, Mill, cor. Center st	60 00
Labrossere, Joseph, 142 Front st	50 00
Werner, George, 168 N. Clinton st	50 00
Cook Fronk V and A A 59 Mumford at	50 00
Cook, Frank X. and A. A., 58 Mumford st.	30 00
Steinfeld, C. & Co., 203 Central av Lester, Joseph C., 19 Magne st Cram, Elizabeth Frances, 12 N. Water st	50 00
Grow Elizabeth Frances 19 N Water at	
Loopand lomon 194 Allon at	50 00 50 00
Leonard, James, 134 Alien st.	
Smith, Edwin M., agt., 44 Exchange st	50 00
Popp, John, 68 Campbell st.	50 00
Hyland, Joseph, 165 W. Main st Miller, Felsna, 364 N. Clinton st	50 00
Smith Ened I 220 North and	30 00
Smith, Fred J., 336 North ave	50 00
Ester, Henry J., Anderson and Delaware	<u>ao no</u>
aves. Gysel, August A., 51 North ave. and Cen-	60 00
Gysel, August A., 51 North ave. and Cen-	F0 00
tral ave	50 0 0
Spang, Michael, 301 Stillin St	50 00
Mase, valentine, 68 North ave	50 00
Hartley, Mary, Lyell ave, and Orchard st.	50 00
Bullinger, Barth, 10 and 12 Elizabeth st Deyell, John, 167 E. Main st	50 00
Deyen, Join, 107 E. Main st.	50 00
Jennings, Frank G., 348 State st	50 00

Total amount received and deposited with the City Treasurer..... \$2,407 50

Dated April 30, 1886.

POMEROY P. DICKINSON, CONRAD HERZBERGER, CHARLES BUCKLEY, Excise Commissioners.

STATE OF NEW YORK. COUNTY OF MONROE, CITY OF ROCHESTER. -88.

CITY OF HOCHESTER.) The undersigned, commissioners of excise for the city of Rochester, being duly sworn, each for himself, says that the above report of persons licensed, the dave of their license and their respec-tive places of business, and the mon-ys received from them is in all respects just and true, and that said report contains a report of all the licenses report of all the licenses the month of April, 1886. POMEROY P. DICKINSON,

CONRAD HERZBERGER, CHARLES BUCKLEY,

Excise Commissioners.

Subscribed and sworn to before me this 30th day of April, 1886. JOHN H. MASON, Commissioner of deeds in and for the city of Rochester.

Ordered received, filed and published. ACTION ON ORDINANCES.

On motion of Ald. Kelly the Council pro-50 00 | ceeded to take action on final ordinances.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 2927.

BROWN STREET ASPHALTUM IMPROVEMENT.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

near allegasions in relation to the improvement de-gerihed in the ordinance below: After hearing such allegations from all persons ap-pearlog— Ala. Kohlmetz submitted the following : An ordinance to improve Brown street, from the Erle Canal to West avenue. The common Council of the City of Rochester, do ordain and determine as follows: The improvement of Brown street from the Erle Canal to the north curb line of West avenue, by set-ting Medina stone curbs on each side of the street, Leaving a roadway twenty-eight(28) feet wide between the lines of the curbs, and constructing between said curbs from line to line an asphaltum pavement of the best quality; also the necessary mainholes, lamp noles, crosswalks, lot laterals and lot connections, street grading, the cleasing and repairing of the main gewers, and the laying of the water and gas service pipes where they are now required or their use is con-templated; also the constructing for the main gewers, and the laying of the water and gas service pipes where they are now required or their use is con-templated; also the construction of aw and the clean-ing, repairing and extension of old surface severs. Provided, however, that upon the letting of any contract which may be made for the improvement aforesaid, the contractor shall execute a bond with suffi-clens any cope Bernard, Rudolph Haoser, Mathias Kon-dolf, Thomas McAnarney, Charles G, Staud, Joseph Nunn, Jacob Gerling, owners of procerty assessed for the said improvement, or the survivors or survivor of the said improvement, or the survivors or survivor of the said improvement, or the survivors or survivor of the said improvement, or the survivors or survivor of the said improvement, or the survivors or survivor of the said improvement, or the survivors or survivor of the said improvement, or the survivors or survivor of the said improvement, or the survivors or survivor of the said improvement, or the period of — years from the date of acceptance of said work, and that at the end of said period of — ye

And the whole expense shall be defraved by the as-magnetic the such condition that no repairs thereof shall be needed. And the whole expense shall be defraved by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and report the same at \$45,000, which esti-mate is hereby approved; and the portion of said city which said Common Council deem will be benefited by said improvements is described as follows: One tier of lots on each side of Brown street, from the Eric Canai to West avenue, on which above de-scribed portion of the city the expenses of said im-provement are hereby ordered assessed. And the taxpayers to be assessed for making such improvement, may paytheir assessments in five equal payments, as follows: One-fith of the amount assessed within thirty days after the advertisement of the assessment roll; one fifth of such roll; one fifth within two years from the confirmation of such roll; one fifth within three, years from the confirmation of such roll; and th-remaining one fifth within four years from the con-irm ation of such roll. On all sums paud prior to the maturity of the last instalment, a discount will be allowed of six per cent. per annum. Ald. Foley presented a remonstrance which

Ald. Foley presented a remonstrance which was ordered received and filed, and the ordi nance was adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson, Wat son, Kohlmetz, Fritz.c'e, Edhott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaefer-14.

By Ald. Foley-Resolved, that the Executive Board be and nereby is requested to proceed as speedily as may be to advertise for proposals for the construction of an a-phaitum improvement on Brown street, under the ordinance adopted by this board at this meeting, and that said Executive Board require a sa is factory bond, to be approved by the City Attorney, to be filed immediately Attorney, to be filed upon the awarding of the said image. contract for and improvement and such contract be at once, efter the filing of such bond, executed, and in the event of the faiure of the person or persons to whom such contract shall be a ~ arded

such failure to be reported to this Board at its next meeting thereafter. Adopted.

Action in the final ordinance for a Medina stone improvement of Brown street was postponed two weeks.

FINAL ORDINANCE, NO. 2,928.

PLYMOUTH AVE. AND EDINBURGH ST PIPE SEWER.

On motion of Ald. Marson, the Board proceeded to hear allegations in relation to the improvement de-scribed in the orolinance below: After hearing such allegations from all persons ap-

Atter nearing such anegations from an present ap-pearing-Ald. Mirrow submitted the following: An ordinance to constaute pips sewer in Plymouth avenue of Ariams street to the s. wer in point 214 feet The Common Council of the sity of Rochester do or-dain and determine that the following improvemen be used a to wit:

and a order manufactor of the Sewer in Exchange treet. The Common Council of the city of Rochester do or-dain and determine that the following improvemen be mile, construction of a vitrified pire sewer fi teen (15) inches in diameter in Plymouth avenue beginning at a point two hundred and fourceen (214) feet north of the north line of Adams street, and extending southerly to the inters chon of the center lines of Plymouth avenue and Edinburch stret, thenc- the construction easterly of a pipe sewer sighteen (18) inches in diameter in Edinburgh stret, thenc- the construction easterly of a pipe sewer sighteen (18) inches in diameter in Edinburgh stret, to intersect the sewer in Ex change street with the necessary manholes, lamp holes, lot laterals and connections, the taking up of the stone main sewers within the limits above 1 amed. And the whole expense shall be defrayed by the as-sessments upon the lots and parcels of land to be ben-eitied thereby; and the City Surveyor, under the di-rection of this Council, havis g made an estimate of four space sevent of the seconder (214) feet north of the north line of Adams street to Edinburgh street from a point two hundred and fourteen (214) feet north of the north line of Adams street to Edinburgh street from Plymouth avenue to Exchange street. On which above described a follows: Much above described a follows: Much above described and parcels of land the expenses of said improvement are hereby ordered as-sessed for another will be benefited by said to be in proportion to the benefit which each derives therefrom.
 And it is further ordained and parcel of lind to be in proportion to the benefit which each derives therefrom.
 And it is further ordained and determined that the tax spayers to be assessed for making such improvement may pay their assessents in three equal payments, as follows: Conthic add the eremanic gone third within two years from the confirmation of such roll; one third of the ancunt within one-tear from the conf

Adopted as follows: Ayes—Aid. iracy, Marson. Kohlmetz, Fritzsche, Elhott, Foley.Mandevile, Swikebard, Weider, Stein, Kelly, Schaeffer—12.

Ald, Foley presented a remonstrance.

The ordinance was then adopted by the following vote :

Ayes - Ald. Tracy, Marson, Watson, Kohl-Ayes — Ald. 11809, matson, wasson, Kon-metz, Fritzsche, Edhott, Mandeville, Nwike-hard, Weiner, Stein, Kelly, Schaeffer, -12. Nays. - Ald. Foley. --1. Action on the final ordinance for a Medina.

stone pavement in Frank street was postponed two weeks.

Action on the final ordinance for a new street from Union park to Gardoer park came up. By Ald. Kelly-Resolved, That the oroi-

nance for the opening of a street from Upion park to Gardner park be so amended as to make the description of the land to be taken. read *s follows:

" The centre line of said street to be the rear lioes of the lots fronting on Alexander street and South Union street respectfully; and such line to be produced portherly, from the north side of the alley running parallel with Gardner park, to the south line of Gardner park, and to file such bond and execute such contract, extending to the width of thirty feet on each

19

It is further resolved, That the portion of said ordinance in which is contained a description of the lots to be assessed for said improvement be so amended as to read as follows:

"One tier of lots on each side of the proposed street and the lot of H. H. Craig at the south end of the proposed street." Adopted.

Further action was postponed under the rule. On the final ordinance for Chestnut park improvement, Ald. Watson moved that the portion referring to the Schilinger patent be stricken out and that further action be postponed two weeks. Adopted.

FINAL ORDINANCE No. 2,929.

OPENING A STREET FROM CAMPBELL TO JAY STREET.

On motion of Ald. Fritzsche the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below-

After hearing such allegations from all persons ap-

pearing, Ald, Fritzsche submitted the following: An ordinance to open a street from Campbell street

The Common Council of the city of Rochester do or-dain and determine that the following improvement be The opening of a street from Campbell street to Jay

made, to wit: The opening of a street from Campbell street to Jay street, and the territory deemed necessary to be taken therefor is described as follows, viz : A strip of land 40 teet in width extending from Campbell street to Jay street, the centre line thereof to be located on Camp-bell street 280.75 feet west of the west line of Child street, and on Jay street 281.75 feet west of the west there of Child street. And the whole expense shall be defrayed by the as-sessments upon the lots and parcels of land to be bene-fited thereby; and the portion of said city, which said Common Council derm will be benefited by said im-prover ent is described as follows: On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lots and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote: Ages-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-13. FINAL ORDINANCE, NO. 2,980.

FINAL ORDINANCE, NO. 2,980.

BOUTH ST. PAUL STREET PIPE SEWER.

On motion of Ald. Marson, the Board proceeded to hear allegations in relation to the improvement de-sorthed in the ordinance below: After hearing such allegations from all persons ap-pearing, Ald. Marson submitted the following: An ordinance to construct a pipe sewer in South St. Paul street, from the sewer in East Main street to the sewer in Court street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit:

made, to wit: The construction of an eighteen (18) inch vitrified pipe sewer in South St. Paul street, from the sewer in East Main to the sewer in Court street, with the necessary man-holes, lamp-holes, surface sewers, and lotlaterals

man-holes, lamp-holes, surface sewers, and lot laterals and connections. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$4,000, and said esti-mate being deemed reasonable. is hereby approved; and the portion of said city, which said Common Coun-cil deem will be benefietd by said improvement is de-scribed as follows:

cil deem will be beneficit by said improvement is de-scribed as follows: One tier of lots on each side of South St. Paul street, from East Main street to Court street; also, one tier of lots on each side of Court street, from South St Paul street to Clinton street; also, one tier of lots on each side of Stone street, from Johnson park to Court street; also, one tier of lots on each side of Ely street, and also one tier of lots on each side of Minerva alley, from the southerly end thereof to Ely street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered

assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de.

assessed, are assessed to the benefit which each di-ind to be in proportion to the benefit which each di-rives therefrom. And it is further ordained and determined that the tax-payers to be assessed for making such improve-ment, may pay their assessment in three equal pay-ments, as follows: One-third of the amount assessed within thirty days One-third of the amount assessed within thirty days of the amount within one year from the confir-mation of such roll: and the remaining one-third within two years from the confirmation of such roll. On all sums paid pror to the maturity of said last instalment, a discount will be allowed of six per cent. per annum. Adopted by the following vote: Ayes - Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Ellott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-14. FINAL ORDINANCE, NO. 2, 331.

FINAL ORDINANCE, NO. 2,931.

DUDLEY STREET PIPE SEWER.

On motion of Ald. Marson the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap.

After nearing such allegations from all persons ap-pearing— All Marson submitted the following: An ordinance to construct a pipe sewer in Dudley street, from the sewer in Clifford street to a point 30 feet north of Weeger street. The Common Council of the city of Rochester do or-lain and determine that the following improvement be

made, to wit: The construction of a pipe sewer, 12 inches in diam-eter, in Dudley street, from the sewer in Clifford street to a point 80 feet north of Weeger street, with the necessary lot laterals. Y branches, surface sewers, manholes and the roadway grading and gutter forma-

manholes and the insurance shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-efited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$750, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city which said common Coun-cil deem will be benefited by said improvement is de-scribed as follows:

cil deem will be benefited by said improvement is de-scribed as follows: One tier of lots on each side of Dudley street, from a point 80 feet north of Weeger street to Clifford street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom, Adonted by the full optimized to the state of t

rives therefrom, Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-meis, Fritzsche, Elliott, Foley, Mandeville, Swike-hard, Weider. Stein, Kelly, Schaeffer-14.

BOARD OF HEALTH APPOINTMENTS.

By the Clerk-

MAYOR'S OFFICE. ROCHESTER, May 4, 1886.

To the Common Council of the City of Rochester GENTLEMEN-I hereby nominate Dr. E. M: Moore and James O. Howard for appointment as members of the Board of Health of this city, in place of Dr. E. M. Moore and James O. Howard, whose terms have expired, and Matthias Kondolf in place of Dr. F. B. Gallery, deceased. CORNELIUS R. PARSONS, Mayor.

On motion of Ald. Weider action was postponed two weeks.

FINAL ORDINANCE, NO. 2,982.

JOINER STREET IMPROVEMENT

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below : After hearing such allegations from all persons ap-

After nearing such allegations from all persons appearing, Aid. Kohlmetz submitted the following: An ordinance to improve Joiner street, from Central avenue to Kelly street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made to with:

dain and determine that the following improvement be made, to wit: The improvement of Joiner street, from Central avenue to Kelly street by setting lines of Medina stone curbs on each side of the said Joiner street, said curb lines to be parallel to each other and to the established lines of the street and 'twenty-five (25) feet apart and by laying between such curb lines from curb to cmb and from end to end between the terminal limits. named a Trinidad Asphaltum pavement of the best

ment is described as follows: One tier of lots on each side of Joiner street, from Central avenue to Kelly street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom, ordelined and determined that the

Types therefrom. And it is further ordained and determined that the tax payers to be assessed for making such improvement may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the arount within one year from the confirmation of such roll; and the re-maining one-third within two years from the confirma-tion of such roll. On all sums paid prior to the matur-ity of said last installment, a discount will be allow-ed at six per cent, per annum.

tion of said last installment, a discount will be allow-ed at six per cent. per annum. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson. Watson, Kohlmetz, Fritzsche, Billott, Foley, Mandeville, Swike-hard, Weider, Stein, Kelly, Schafter-14,

By Ald. Fritzsche-Resolved, That upon the letting of any contract which may be made for the improvement of Joiner street, under the ordinance adopted at this meeting, the Executive Board shall require the contractor to execute a bond, with sufficient surficies, in a pen-alty of (\$20,000) twenty thousand dollars, ap-proved by the City Attorney and the Execuproved by the City Attorney and the Execu-tive Board as to form and sufficiency, and run-ning to the city of Rochester and to Frank Fritzsche, Ferdinand Schaefer, Edward Schaefer and Bernard Sweeting, owners of property to be assessed for the said improvement, or the survivors or survivor of them, conditioned that the improvement so con-tracted for shall be maintained by the said contractor or his sureties in good repair for the period of five years from the date of acceptance of said work, and that at the end of said period of five years the said improvement shall be in such condition that no repairs

thereof shall be needed. Adopted. On motion of Ald. Kelly, the final ordinance for a plank walk on Leavenworth place was indefinitely postponed.

FINAL ORDINANCE NO. 2,933.

VERNON PARK PIPE SEWER.

On motion of Ald. Marson, the board proceeded to bear allegations in relation to the Improvement de-scribed in the Ordinance below: After hearing such allegations from all persons ap-pearing-

After nearing such allegations from all persons appearing— Alderman Marson submitted the following: An ordinance to construct a pipe sewer in Vernon park from a point 80 feet west of Joiner street to the sewer in Clinton street. The Common Council of the city of Rochester, do or-dain and determine that the following improvement be made, to wit: The construction of a twelve (12) inch vitrified pipe sewer in Vernon park, Deginning at a point eighty (80) feet west of the west line of Joiner street, and extend-ing thence along the center line of Vernon park to the sewer in Clinton street, with the necessary manholes, stuff ace sewers, lot laterals and connections, and road-way grading and guiter formations. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such

expense, and reported the same at \$925 and said estimate being deemed reasonable is hereby approved; and the portron of sain city which said Common Coun-elescribed as follows: described as follows: Due tier of lots on each side of Vernon park from Clinton street to a point 80 feet west of Joiner street On which above described lots and parcels of land the expenses of said improvement are hereby ordered as-sessed, the assessment upon each lot and parcel of land to be; in proportion to the benefit which each derives therefrom. Adopted by the following vote:

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swike hard, Weider, Stein, Kelly, Schaeffer-14.

FINAL ORDINANCE, NO. 2,934.

DAVIS STREET PIPE SEWER.

On motion of Ald, Marson the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below.

After hearing such ancharter in the sever in Davis pearing— Aid, Marson submitted the following: An ordinance to construct a pipe sever in Davis street, from a point 40 feet east of Hetzel alley to the sever in Finney street. The Common Council of the City of Rochester do ordain and determine that the following improvement to wild:

The Common Council of the City of Rochester do ordain and determine that the following improvement be made, to wit: The construction of a pipe sewer 12 inches in diameter in Davis street, from a point 40 feet east of Hetzel alley to the sewer in Finney street, with the necessarey sur-face sewers, lot laterals, Y branches and manholes. Also the roadway grading and gutter formation. And the whole expense shall be defrayed by the as-essment upon the lots and parcels of land to be bene-fited thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$75, and said esti-mate being deemed reasonable, is \$8775, and said esti-mate being deemed reasonable, is hereby approved and the 'portion of said city which said Common Council deem will be benefited by said improvement is de-scribed as follows: On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessement upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom.

or range to be in proportion to the benefit which each derives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Marson, Watson Kohlmetz, El-liot, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer.-12.

FINAL ORDINANCE, NO. 2,935.

FINAL ORDINANCE, NO. 2,935. LYELL AVENUE SEWER. On motion of Ald. Kehlmetz, the Board proceeded to hear allegations in relation to the Improvement described in the Ordinance below: After hearing such allegations from all persons ap-pearing, Ald. Kohlmetz submitted the following: An ordinance to construct a pipe sewer in Lyell avenue, from the present sewer in Lyell avenue to the centre of Warner street. The Common Council of the City of Rochester do or-dain and determine that the following improvement be made, to wit: The construction of a pipe sewer 12 inches in diam-eter in Lyell avenue, from the present sewer in Lyell avenue to the center of Warner street, with the neces-sary surface sewers, man holes, lot laterals, Y branch-es and lamp holes; also the necessary roadway grading and gutter formation. And the whole expense shall be defrayed by the assessment upon the lots and parcels of landto be benefited thereby, and the Citv Surveyor, under the direction of this Council, having made an estimate of such expense, and reported the same at \$350, which estimate being deemed reasonable is hereby approved; and the portion of said city which hs aid Common Coun-cil deem to be benefited by said improvement is de-scribed as follows: Due ter of lots on each side of Lyell avenue, from the

One tier of lots on each side of Lyell avenue, from the center of Warner street to a point 111 feet west of Mur-

Center of warnet second a second and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which jeach derives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-13. WINAL ORDINANCE NO. 2,938.

FINAL ORDINANCE NO. 2,936.

CAROLINE STREET SEWER RECONSTRUCTION. On motion of Ald. Marscn, the Board proceeded to ear allegations in relation to the improvement described in the ordinance below:

After nearing such angest pearing-Aid, Marson submitted the following: An ordinance to reconstruct the sewer in Caroline street, from Meigs street to Mt. Vernon avenue. The Common Council of the city of Rochester do ordain and determine that the following improvement

The common connection of the colowing improvement be made to wit: The taking up of the present twelve (12) inch cement pipe sewer in caroline street, between Meigs street and Mount Verron avenue, and subs ituting therefor a twelve (12) i ch vitrified pipe sewer with the neces-sary manholes, lamp-holes, surface sewers-new and repaired-lot laterals and lot connections; also the roadway grading and gutter formations. And the whole expense shall be defrayed by the assess-ment upon the lots and parcels of land to be benefited thereby, and the City Surveyor, under the direction of this Council, having made an estimate of such expenses and reports the same at \$90₀, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council dem will be benefited by said improvement is described as follows:

will be benefited by said improvement is described as follows: One tier of lots on each side of Caroline street, between Meigs street and Mount Vernon avenue. On which above described lots and parcels of land the expenses of said improvement are bereby or-dered assessed, the assessment upon each lot and par-cel of land to be in proportion to the benefit which each derives therefrom. Acopted by the following vote: Ayes-Ald. Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-14. FINAL ORDINANCE, NO. 2,987.

FINAL ORDINANCE, NO. 2,937.

CAMPBELL STREET FLANK WALK. On motion of Ald Kohlmeiz, the Board proceeded to hear allegations in relation to the improvement de-cribed in the ordinance below; Atter heard, s such allegations / rom all persons ap-

pearing, Alu, Kohlmetz submitted the following

pearing. Alc, Kohlmetz submitted the following: An ordin nee to construct a plank walk on Camp-bell street, from Ames street to Harke street. The common Council of the City of Rochester do ordan and determine that the following improve-ment be made: to wit: The construction f a two-rlank sidewalk on the no th side of West Campbel street, from Ames street to Harke street, with the necessary crosswalks and sidewalk grading: And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben efficient thereby; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$140, and said estimate bel.g deemed reasonable, is hereby approved: and the berise, and reports the same at \$140, and said escilbed as follows: One tier of lots on each side of West Campbell street, from ames street to Hague street. On which above descriced lots and parcels of land the expenses, dis al more methic and parcels of land the sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom. Adopted by the following vote:

Adopted by the following vote: Adopted by the following vote: Ayes-Ald, Tracy, Marson, Watson, Kohlmetz, Fritzsche, Ellioti. Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-13.

By Ald. Foley-Resolved, That the rule for

Adopted by the following vote: Adopted by the following vote: Ayes—Ald. Tracy, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein. Kelly, Schaeffer -14.

By Ald. Kelly-Resolved, That the property owners on Campbell street have thirty days in which to construct their own walks. Adopted,

FINAL ORDINANCE, No. 2,933.

ZIMMER STREET PLANK WALK.

On motion of A.d. Kobimetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

After flearing such antegations from an processing pearing, Aid, Kohlmetz submitted the following: An ordinance to construct a plank walk on Zimmer street, from Carper street to Bay street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made; to wit: The construction of plank sidewalks, three and one-half (5 ½) feet wide, oneach side of Zimmer street,

from Caspar street to Bay street, with the necessary crosswalks, sidewalk grading and gutter formation. And the whole expense shall be defrayed by the as-sessment upon the lots or parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and report the same at \$40, and said esti-mate being ecemed reasonable, is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefited by said improvement is de-scribed as follows: On etter of lots on each side of Zimmer street, from Caspar street to Bay sureet. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessmentupon each lot and parcel of land to be in proportion to the benefit which each de-rives interform.

rives therefrom

Adopted by the following vote: Ages-Ald. Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandevilie, Swikehard, Weider, Stein, Kelly, Schauffer.-13.

By Ald. Shaeffer-Resolved, that property owners on Zimmer street have twenty days to build their own walks. -Adopted.

FINAL ORDINANCE, NO. 2,989.

THORN STREET PLANK WALK.

On motion of Ald. Kohlmetz the Board proceedes to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap

pearing

Ald, Kohlmetz suomitted the following: An ordinance to construct a plank walk on Thors Street, from Driving Fark avenue to Rowe street. The Common Council of the City of Rochester, do from and depermine that the following inprovement

The construction of a plank sidewalk four (4) feet wide on the east side of Thorn street from Driving Park avenue to Rowe street, with the necessary sidewalk grading and gutter formation. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$120, and such es-timate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Coun cil deem will be benefited by said improvement is de-scribed as follows: _One tice of lots on the east side of Thorn street from

scribed as follows: One tier of lots on the east side of Thorn street from Driving Park avenue to Rowe street. On which above described lots and parcels of land the expenses of said in provemen are hereby ordered as essed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives theretrom.

Adopted by the following vote: Ald. Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandevlle, Swike-ard, Weider, Stein, Kellv, Schaeffer-13.

By Ald, Kelly-Resolved, That the property owners on the east side of Thorn street be granted the privilege of grading and construct-ing the sidewalk in front of their respective lots under the direction of the Executive Board and in accordance with plans and specifications prepared by the City Surveyor, pro-vided the work be completed within forty days after the passage of the final ordinance for the same, said property owners moreover having the right to elect other material not inferior to pine or hemlock plank of the best quality, and that the width of the said walk at no point be less than four (4) feet, and that the inner or roadway line of the walk be that established by the City Surveyor.

FINAL ORDINANCE, No. 2,949.

MANSION STREET PLANK WALK.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the rdinance below: After hearing such allegations from all persons ap-

pearing

pearing, Ald, Kohlmetz submitted the following: An ordinance to construct plank walk on mansion street, from Flint street to Magnolia street. The Common Council of the city of Rochester do ordain and determine that the following improvement be made to wit. be made, to wit:

The construction of plank side walks four (4) feet eight (8) inches wide on each side of Mansion street, from Flint street to Magnolia street, with the necessary cross walks, side walk gracing and gutter forma-tion.

tion. And the whole expense shall be defrayed by the as-gestment upon the lots and parcels of land to be bene-fied thereby; and the City Surveyor, under the dir c-tion of this Council, having made an estimate of such expense, and reports the same at \$900, and said esi and the portion of said ci y which said Common Coun-cant the benefited by said improvement is de-cented as follows:

cli deem will be benefited by said improvement is de-sorthed as follows: One tier of lots on each side of M-nision street, from Filmt street to Magnolia street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of ignd to be improportion to the benefit which each de-

Hand to be in projection is the other which which teen be-rives therefrom. Adopted by the following vote: Ayee-Ald. Tracy, Mascn, Watson, Kohlmetz, Fritsche. Elliott, Folzy, Mandeville, Swikehard, Welder, Stein, Kelly Schaefter-13.

By Ald Foley - That the property owners on Mansion street be given twenty days to build their own walks. Adopted.

FINAL ORDINANCE, NO. 2941.

MAY STREET PLANK WALK.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

Atter nearing such adequations from all persons ap-pearing— Ald. Kohlmetz submitted the following: An ordinance to construct a plank walk on May street from Bronson avenue to north end of May street The Common Council of the city of Rochester do or-dain and determine that the following improvement be worde to wit. made, to wit:

made, to wit: The construction of a plank sidewalk 4 feet in width on each side of May street, from Bronson avenue, to the north end of May street, except where good plank walks already exist at the proper grade. Also the necessary sidewalk grading. And the whole expense shall be defray ed by the assess-ment upon the lots and parcels of lands to be benefited thereby, and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$127, and said estimate being deemed reasonable, is h reby approved; and the por-tion of said city, which said Common Council deem will be benefited by said improvement is described as follows: as follows:

as follows: One tier of lots on each side of May street, from Bronson avenue to the north end of May street. In front of which the proposed walk is to be constructed. On which above described has and parcels of land the expenses of said improvement are hereby ordered as sessed, the assessment upon each lot and parcel of la. d to be in proportion to the benefit which each derives therefrom

Adopted by the following vote: Adopted by the following vote: Ayes-aid. Tracy, Marson. Watson, Kohlmetz, Fritzsche, Eillott, Foley, Mandeville, Swikehard. Wei-der, Stein, Kelly, Schafter-13.

By Ald. Foley-Resolved, That property owners on May street have ten days in which to construct their own walks. Adopted.

FINAL ORDINANCE NO. 2,942.

WACKERMAN STREET FLANK WALK. On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement described in the ordinance below:

After hearing such allegations from all persons appearing, Ald. Kohlmetz submitted the following:

Aid. Kohimetz submitted the following: An ordinance to construct a plank waik on Wacker-man street from Jay street to Cac pbel street. The Common Council of the City of Rochester, do ordain and determine that the following improvement be made, to wit: The construction of a plank sidewalk 4 feet in width on the west side of Wackerman street, from Jay street, to Campbell street, with the necessary sidewalk fradine.

to Campbell street, with the necessary sectors grading. That he whole expense shall be detrayed by the ss-sessment upon the lots and backs of land to be ben-effect thereby; and the City Surveyor, under the direction of this Council, having make an estimate of such expense, and reports the same at \$250, and sail estimate being deemed reasons ble, is nereby approved; and the portion of said City, which sai? Common Council deem will be benefited by s.id improvement is described as follows: One tier of lots on the west side of Wackerman street from Jay street to Campbell street. 90

 $\mathbf{20}$

On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each tot and parcel of land to be in proportion to the benefit which each de-tion the therefore. ives therefrom. Adopted by the following vote: Agos-Ald. Tracy, Mirson, Kohlmetz, Fritzsche, Ayes-Ald. Tracy, Mirson, Kohlmetz, Fritzsche, Wiott, Filey, Mandeville, Swikehard, Weider, Biott, Filey, Mandeville, Swikehard, Weider, Schaeffer-13.

Adopted by the rollowing vot: Ayes-Ald. Tracy, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-13. By Ald. Kelly-Resolved, That property owners on Wackerman street have twenty days to build their own walks. Adopted.

FINAL ORD'NANCE No. 2,943.

CULVER PARK CEMENT WALK.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

An ordinance to construct a Portland cement walk on Culver park, from Culver park proper to Hawthorne

An ordinance to construct a Portland cement walk on Culver park, ifrom Culver park proper to Hawthorne street. The Common Council of the City of Rochester do or-dain and determine that the following improvement be made, to wit: The construction of Portland stone sidewalks (John J. Schillinger's patent) four (4) feet. wide on both sides of Culver park, from the northerly to the south-ery branch of the said park; thence easteily on the north side of the southerly branch of the said park a sidewalk of the same material and width to Hawthorn street, with the necessary crosswalks, sidewalk grad-ing and guiter formation. And the whole expense shall be derived by the as-sessment upon the lots and parcels of land to be bene-ticed thereby; and the City Survevor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at si, 120, and said estimate being deemed reasonable, is hereby approved; and the portion of said City which said Common Council acem will be tenefited by said improvement is described as follows: One tier of lots on each side of Culver park be-tween the northerly and southerly branches thereof; also, one tier of lots on the north side of the sou hereby branch of the same park i unnin, southerls from the no, therly to the southerly branch thereof. On which above described lots and parcels of land: the expenses, the assessment upon each lot and that branch of the same park i unnin, southerls from the no, therly to the southerly branch thereof. On which above described iots and parcels of land: ach derives therefrom. Adopted hy the following vote: Ages—Alc. Tracy, Marson, Warson, Kohlmetz, Fritz-sche, Elliott, Foley. Mandeville, Swik-hard, Weider, Stein, Kelly, Schaeffer—13.

FINAL ORDINANCE No. 2,944.

LAKE AVENUE SPRINKLING (SEC. 3).

On motion of Ald Kohlmetz the Board proceeded to hear allegations in relation to the improvem nt de-scribed in the ordinance below. After hearing such all gations from all persons ap

After nearing such an gattons from an price appearing. Aid. Kohlmetz submitted the following: An ordinance o sprinkle Lake av, nue Sec. 3) from a point 300 feet north of Charles J Burke's south line to the north line of the city. The Comman Council of the rity of Ruchester do or dain and determine that the following improvement base and determine that the following improvement

dain and determine that the following improvement be a de, to wit: The sprinkling of Lake avenue from a point 200 f et north of Charles J. Eutke's south line to the North line of the city, during the season of 1386. And the whole expense shall be defrayed by the as-essment up in the loss and particles of land to be bene-it ed thereby; and the City Surveyor, under the direc-tion of the Scouncil, having a doe an estimate of such expense, and reports the some at S4.9, and said es-timate being deen ereason. ble, is berefy sporved; and the porth of said city which said Common Conn-cil deem will be benefited by said improvement is de-scribed as follows:

cil deem will be benetited by said improvement is de-scrihed as follows: One ther of lots op each side of Lake avenue from a point 20 feet north of Guaries J. Burse's south line to the north line of the city (n which above described lots and parcels of land the expenses of said improvement are in reby rdcred assessed, the assessment up n each lot and price of land to ne in unportion to the beautit which each up-rives therefrom rives therefrom

Adopted by the followin; wite: Adopted by the followin; wite: Ages-Ald. Tracy, marson, Wation, Kohlmerg, Fritz-che, Elliott. Fol y. Man eville, Swikehard, Weider, Stein Kelly, Schaeffer-13.

FINAL ORDINANCE, NO. 2,945. FRANK SIREET SPRINKLING.

On motion of Ald. Kohlmetz, the Board preceeded to hear allegations in relation to the improvement des-cribed in the ordinance below : After hearing such allegations from all persons ap-

After flearing such anegations from an persons ap-pearing— Ald. Kohlmetz submitted the following: An ordinance to sprinkle Frank street, from Jay street to the north line of Lorimer street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The sprinklir g of Frank street, from Jay street to the north line of Lorimer street, during the season of 1886.

1886

1886, And the whole expense shall be defrayed by the assessment upon the lots and parcels of land to be ben-efited thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reports the same at \$384, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefited by said improvements is de-scribed as follows: One ther of lots, on each side of Frank street from

One tier of lots on each side of Frank street from Jay street to Lorimer street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered as-sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives thereform

Model a proportion to the Source Adopted by the tollowing vote: Adopted by the tollowing vote: Marson. Kohlmetz, Ayes-Al Tracy Marson, Washeville, Swikehard, Welder, Stein, Kelly, Schaefter-18.

FINAL ORDINANCE, NO. 2,946.

PLYMOUTH AVENUE SPRINKLING.

On motion of Ald, Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

All Kohlmetz submitted the following: Ald. Kohlmetz submitted the following: An ordinance to sprinkle Plymouth avenue, from 75 feet south of the Eric canal to the south line of Glasgow street.

The solution of the chief of the city of Rochester, do or dain and determine that the following improvement be made, to wit: The sprinkling of Plymouth avenue from 75 feet south of the Erie canal to the south line of Glasgow street during the season of 1986. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby; and the Cuy Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$458, and sad esti-mate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefitted by said improvement is described as follows: One tier of lots on each side of Plymouth avenue from a point 7; feet south of the Erie canal to Glasgow street.

One if er of lots on each side of Plymouth avenue from a point 75 feet south of 'he Eric can alt of Glasgow street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Ad opted by the following vote: Ayes-Ald. Tracy, Marson, Wotson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Wei-der, Stein, Kelly, Schaeffer-13.

On motion of Ald. Marson, the final ordinance for sprinkling South Ford street was indefinitely postponed.

FINAL ORDINANCE, No. 2,947.

LYELL AVENUE SPRINKLING.

On motion of Ald. Koltmez, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

pearing, Ald, Kohlmetz submitted the following:

An ordinance to sprinkle Lyell avenue, from Lake avenue to the Charlotte branch of the N. Y. C. R. R. The Common Council of the City of Rochester, do ordain and determine that the following improvement

be made, to wit: The sprinkling of Lyell avenue, from Lake avenue, to the Charlotte branch of the N. Y. C. R. R. during the season of 1886.

the season of 1886. And the whole expense shall be defrayed by the asess-ment upon the lots and parcels of lands to be benefi.ed thereby; and the City Surveyor, under the direction of this Council having made an estimate of such expense and reported the same at \$843, and said estimate being deemed reasonable, is hereby approved; and the por-

tion of said city, which said Common Council deem will be benefited by said improvement is described

One tier of lots on each side of Lyell avenue, from Lake avenue to the Charlotte branch of the N. Y. C.

Lake avenue to une classest and parcels of land R. R. On which above deescribed lots and parcels of land the expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-

Adopted by the following vote: Ayes—Ald, Tracy, Marson, Watson, Fritsche, Elliott, Foley, Mandeville, Weider, Stein, Kelly, Schaeffer—13. Kohlmetz, Swikehard.

FINAL ORDINANCE No. 2,948.

SOUTH AVENUE SPRINKLING. On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap pearing.

Ald. Kohlmetz submitted the following:

An ordinance to sprinkle South avenue, from the Eric canal to Comfort street. The Common Council of the city of Rochester do or-dain and determine that the following improvement

be made, to wit: The sprinkling of South avenue, from the Eile caual to the south line of Comfort street during the season of 1836

1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-efited thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reports the same at \$129, which estimate is hereby approved, and the portion of said city which said Common Council decm will be benefited by said improvement is described as fol-tower. lows :

One tier of lots on each side of South avenue from the Erie canal to Comfort street.

On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

rives therefrom. Adopted as follows: Ayes—Aid. Tracy, Marson, W Fritzsche, Elliott, Foley, Mande Wedder, Stein, Kelly, Schaeffer—13. Marson, Watson, Nev. Mandeville, Watson, Kohlmetz, ndeville, Swikehard,

FINAL ORDINANCE NO. 2,949.

CALEDONIA AVENUE SPRINKLING.

On motion of Ald, Kohlmetz the Board proceeded to hear allegations in relation to the improvement des-cribed in the ordinance below: After hearing such allegations from all persons ap-

After hearing such allegations from all persons ap-pearing-Ald. Kchlmetz submitted the fol'owing: An ordinance to sprinkle Caledonia avenue, from the Eric canal to the south line of Bronson avenue. The Common Council of the city of R chester do or-dain and determine that the following improvement be made, to wit: The sprinkling of Caledonia avenue from the Brie canal, to the south line of Bronson avenue during the season of 1886.

season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$324, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Coun-cil deem will be benefited by said improvement is des-cribed as follows: One there of lots on each side of Caledonia avenue

Cribed as 10¹0WS: One tier of lots on each side of Caledonia avenue, from the Erie casal to Bronson avenue. On which above described lots and parcels of land the expenses of said improvement are hereby ordered ascessed, the assessment upen each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

Adopted by the following voie: Adopted by the following voie: Ayes—Ala. Tracy, Marson, Watson, Kohlmetz, Fritz-sche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaefter-13.

FINAL ORDINANCE No. 2,950.

WATER STREET SPRINKLING.

On motion of Ald. Kohlmetr schuber branching. described in the ordinance below. After hearing such allegations from all persons ap-

All of the failing such all gate of the following: All a continue to sprinkle Water street, from Main street to Andrews street, The Cogniana Council of the City of Rochester do or-

dain and determine that the following improvement be made, to wit:

The sprinkling of Water street, from Main street to Andrews street, during the season of 1886. And the whole expense snall be defrayed by the as-essment upon the lots and parcels of land to be bene-ticed thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$85, and said es-timate being deemed reasonable is hereby approved; and the portion of said city which said Common Council deem will be benefited by said improvement is described as follows: One tier of lots on each side of Water street, from Wain street to Andrewsstreet.

"One tier of lots on each side of Water street, from Main street to Andrewsstreet. On which above described lots and purcels of land the expenses of said improvement are hereby, ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-tres therefrom, Adopted by the following vote: Ayes-Ald. Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-13.

FINAL ORDINANCE-No. 2,951.

NORTH AVENUE SRINKLING SEC. 1.

On motion of Ald. Kohimetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-pearing, Ald. Kohimetz submitted the following: An ordinance to sprinkle North avenue (Sec. 1) from Main street to University avenue. The Common Council of the City of Rochester do ordain and determine that the following improvement be made. to wit:

The common connect that the following improvement be made, to wit: The sprinkilng of North avenue (Sec. 1) from Main street to University avenue during the season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at two hundred and forty dollars, and said estimate being deemed reason-able, is hereby approved; and the portion of said city which said Common Council deem will be benefited by said improvement is described as follows: One tier of lots on each side of North avenue from Main street to University avenue. On which above de orlbed lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom. Adopted as follows: Aves-Ald. Tracy, Marson, Watson, Kohlmetz, Furtsche Elliott. Foley. Mandeville. Swikehard

Auges-Ald, Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-18,

By Ald. Stein-Resolved, That the action on the final ordinance for a sewer in Dudley street be reconsidered. Adopted.

By Ald. Stein-Resolved, That the ordinance for a sewer in Dudley street be indefinitely postponed. Adopted.

FIRST ORDINANCES.

First ordinances were then taken up and acted on as follows :

CONSTRUCTING GRAVEL ROADWAY IN GOODMAN STREET. By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of constructing a gravel roadway on God man street, from Park avenue to Monroe avenue, with curbs and other improvements connected therewith.

Multi this action to connected therewith. Adopted. The Surveyor submitted as such estimate, \$10,800. The Surveyor submitted as such estimate, \$10,800. By Ald. Kohlmetz-Resolved, That the following im-provement is necefsary, viz: The construction of a gravel roadway in Goodman street, from the south curb line of Park avenue to the north curb line of Monroe avenue, with Medina stone curbs and adjoining guiters of Medina fag stones and pavements; also the necessary conswalks, the con-struction of new and the cleaning, repairing and ex-tension of existing surface sewers; also the laying of Medina stone or blue stone flag walks on each side of the said Goodman sneet between the limits named. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$10,800,

tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$10,800, which estimate is hereby approved. Resolved, further. That the following portion of said clty is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Goodman street, from Park avenue to Monroe avenue. And further, Resolved, That the tax-payers to be assessed for making such improvement may pay their assessments in three equal payments, as follows:

One-third of the amount assessed within 30 days after

One-third of the amount assessed within 30 days after the advertisement of the assessment roll: one-third of the amount within one year from the continnation of said roll: and the remaining one-third within two years from the continnation of said roll. On all sums paid prior to the m-burity of the said last instalment a drot to the m-burity of the said last instalment and the Clerk is hereby directed to publish nonce in pursuance of Title VII., of section 172, of the Revised Charter of 1860, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend at the Common Council. on Tuesday evenine, May the 18th. 1886, at 756 o'clock-at the Common Council Chamber, when allegations will be heard. will be heard. Adopted.

GOODMAN STREET OUTLET SEWER.

By Ald. Marson-Resolved, That the City Survey or ascertain and report to this Council the expense of constructing a stone outlet sower in Goodman street and other improvements connected therewith.

Constructing a stone outlet remet in constructing a and other improvements connected therewith. Adopted. The Surveyor submitted as such estimate, \$19,500. By Ald. Marson — Resolved, That the following improvement is necessary, viz : The construction of a stone outlet sewer in Goodman street, beginning at the intersection of the middle lize of the said street with the line prolonged easterly that divides the lands of Frederick S. Minges and Edward s. Haywara; thence northerly slong Goodman street for a distance of about four thousand one hundred and sixty-five (4,165) feet; thence easterly for a distance of about seven nundred (700) leet through the lands be longing to Hannah F. Brown. Also the widening and deepening in a northeasterly direction of the present Court and Williams streets ou'let ditch for the dis-tance of about twenty six hundred (2,600) feet; also the necessary manholes, lambholes, surface sewers and sewer connections. Iot laterals and lot connections; And whereas. The City Surveyor, under the direction

also the necessary road way shares and the direction tions. And whereas, The City Surveyor, under the direction of this Council, has made an estimate of the wnoletx. pense thereof, and reported the same at \$49,500 which estimate is hereby approved. Resolved, further, That the following portion of said city is deemen benefited and proper to be assessed for the whole expense thereof, viz: Alt the territory described and included within the

estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof. viz: All the territory described and included within the following boundaries: Beginning at the intersection of the east line of Goodman street, with the produced north line of Cliff-ford street; thence westerly on said produced north line of Clifford street, including one tier of lots on the north side thereof, to the east line of the Jennings tract; thence northery on said east line, including one tier of lots on the east side thereof, to Jennings street; thence westerly on Jennings street, excepting one tier of lots on the south side thereof, to the west line of Nichols street; including one tier of lots on the north side thereof, to the days the of lots on the north street, including one tier of lots on the west side there-of, to the produced north line of Clifford street, including one tier of lots on the north side thereof, to the division line between lands owned by Mathias Dueblebiss and Mary Rohr; thence southerly along Bay street, including one tier of lots on the north side thereof, to Central pars; thence easterly along Central park, including one tier of lots on the north side thereof, to Central pars; thence southerly along Second avenue, including one tier of lots on the west ry along Pernsylvania avenue, including such side thereof, to Second avenue; thence southerly along Second avenue, including one tier of lots on the west side thereof, to Second avenue, including second avenue, thence southerly along Second avenue, thence southerly along Second avenue, thereof, to the east line of First avenue, produced to the division line between lots IS and 19 of the Fourteenth Ward Building to: Association; thence still southerly along said division line to the south boundary line of said association intact; thence westerly on street; thence southerly along said south boundary line to first avenue produced to the division line to first aven

Excepting from the above all the lots on the east side or East M in street, not liable to assessment under a contract made between Barnard Kiem and the City of B schester, recorded in the office of the County Clerk in libe 11 of decis at page 5.1.

And further Resolved. That the taxpayers to be assessed for making such improvements may pay their assessments in three equa payments, a follows: One-third of the amount assessed within thirty days after

the advertisement of the assessment roll, one-third of

the advertisement of the assessment roll, one-third of the amount within one year from the condimation of said roll and the remaining one-third within two years from the confirmation of said roll. On all sums, paid prior to the maturity of the said lest installment, a discount will be allowed at 6 per cent, per annum. And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172 of the Revised Charter of 1580, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, May the 18th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. be heard. Adopted.

LEWIS STREET PIPE SEWER,

By Ald. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a twelve (12) inches pipe sewer in Lewis street.

constructing a twelve (12) inches pipe sewer in Lewis street. Adouted. The Surveyor submitted as such estimate, \$1,300. By Ald. Mirson-Resolved, That the following im-provement is necessary. vizi The construction of a vitrified pipe sewer twelve (12) inches in diameter in Lewis street, beginning at a point one hundred (100) feet east of Scio street and extend-ing to the sewer in Union street, with the necessary manholes, lampholes, surface sewers, lot laterals and connections; also, the necessary roadwary grading and gutter formations. And, Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of loss on each side of Lewis street, from

One tier of lots on each side of Lewis street, from Scio street to Union street. And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172 of the Revised Char-ter of 1880, of the City of Rochester, that all persons inte ested in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening. May the 1sth, 1885, at 7:390 o'clcck, at the Common Council Chamber, when allegations will be heard. be heard

Adopted.

PINNACLE AVE. MEDINA STONE PAVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Pinnacle avenue from the east curb-line of South avenue to the south line of the city.

improving Pinnacle avenue from the east curb-line of South avenue to the south line of the cury. Adopted. The surveyor submitted as such estimate, \$76,000. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz. • The improvement of Pinnacle avenue, from the east curb-line of South avenue to the south line of the cury, by constructing a pavement of Medina store, with of the roadway between the curb-lines to be forty (40) feet; also the construction of a vitrilied pipe sewer twelve(2) in hes in diameter from the south line of the city to the wesnerly line of Bly street; also the taking up, deepening and connecting of the present main sewers b-tween Comfort street and south ave-nue; al- o the cleaning and repairing of all other main sewers in said Pinnacle avenue except those included between a point 50 feet south of Hamilton place and the outle's sewer by tween Meigs street and Goodman street: also the construction of necessary manholes, the cleaning and repairing and construc-tion of new surface sewers where required; also the constructing and Y connections and lamp-holes. holes

necessary lot laterals and Y connections and lamp-holes. And, Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$76,000, which estimate is hereby approved: Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereor, viz.: One tier of lots on a cheside of Pinnacle avenue, from South avenue it the south line of the city. And further resolved, That the taxpayers to be as-essed for makin, such improvements may pay their assessed for makin, such improvements may pay their assessed for makin, such improvements may pay their the difference equal payments, as follows : assest the advertisement assessed within thirty days assessed and all assessed within thirty days assessed and the amount of the assessment roll; one-third of the amount of the assessment roll; one-third of said roll; and prior to the mining one-third said last installment, a discount will one allowed at sit per cent, perannum. And the Citer is hereby directed to publich notice in

said last installment, a discount will be allowed at six per cent. per annum. And the Clerk is hereby directed to publish notice in-pursuance of Title VII., section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve-

ment are required to attend the Common Council, on Tuesday evening, May the 18(h, 1886, at 7:50 o'clock, at the Common Council Chambers. when allegations will be heard. Adopted.

BROWN STREET PIPE SEWER.

By Ald. Marson-Resolved, That the City Survey-or ascertain and report to this Council the ex-pense of constructing a 42-inch pipe sewer in Brown street

Street, A opted. The Surveyor submitted as such estimate \$2 500. By A.d. Marson-Resolved, That the following improvement is necessary. viz. : The c nstruction of a vitrified pipe sever. 12-incless in diameter, 1: Brown street, from the west end of the present sever to West avenue; also the necessary sur-face severs, lot laterals, Y branches, lampholes and montholes.

manholes. And we ereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$2,500, which estimate is a reby approved. Kesolved, further, That the following portion of said city is deemed ben-filed and proper to be as-seed for the whole experse thereof, "z : One the violation can side of Erown street. from apoint Drossite the west end of the present sever to

a point opposite the west end of the present sewer to West avenue.

a point opposite the west end of the present sewer to West avenue. And further resolved, that the taxpayers to be as-sessed for making such improvements may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amoun within one year from the confirmation of such roll; a d the remaining one-third within two years from the confirmation of such roll. On all sums paid prior to be maturity of the said tast instalment, a dis-count will be allowed at six per cent, per annum And the Clerk is hereby offection 12 of the Revised Char er of \$80 of the City of Rochester that all or-sons intersted in the subject matter of said in prove-ment, are nereby required to attend the Common Council, on Thesday evening, May the 18th, .8t, at allegations will be heard. Adopted.

Adopted.

STRAUB STREET SEWER.

By Ald. Marson-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a twerve (12) inch pipe sewer in Straub street.

constructing a tweive (12) inch pipe sewer in Straub street. The Surveyor submitted as such estimate, \$550. By ald, Marson-Resolved, That the following im-provement is necessary, viz: The cous ruct on of a virified pipe sewer twelve (12) inches in olameter in Straub street, from a puint 25 feet south of Diriving Fark avenue to the Rowe street sewer, with the necessary may holes, surface sewers, house Lierals and connections; also, the necessary roadway ruad ng and guit r formations. And whereas, The City Surveyor, under the directions of this Council, has made an escimate of the whole ex-pense thereof, and reports the same at 8850, which estimate is hereby approved. Resolved, further-Intat the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof viz. One tier of lots on each side of Straub street, from Diving Fark avenue to Rowe street. And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement are required to attend the Common Coun-cil on Tuesday evening, May the 18th, 1856, at 7:30 o'clock, at the Common Cruncil Chamber, when allega-tions while be heard. Anothed.

Apopted.

MANSION STREET PLANK WALK.

By Ald. Kohlmetz-Re cived. That the City Survey of ascertain and report to this Council the expense of constructing a plank sizewalk on Mansion street. Adoptea. Th e

The ever an anti-assuchestimate \$350 by Ald, Lomm(tz-Resolved, That the following in-

by Ald, Louin tz-Resolved, That the following im-provement is necessary, viz: The construction of a plank sidewalk on the west side of hans, in street from the south line of lot two handree and soventy-four (24) on sald street to Cot-ket subter, with the recessary crosswalk', sidewalk growing a dgute formation. And whereas, The Coy surveyor, under the direction of this (cource), has made an estimate of the whole ex-pense thereon and reported the same at \$500, which estimate is hereby approved. ketsourved, univer, that the forwing portion of sauch is deemed benefited and groper to be assessed of the store benefited and groper to be assessed to the the denefited and groper to be assessed.

One tier of lots on the west side of Mansion street from the south line of 10t two hundred and seventy-four (274) on the west side of said street to Cottage str at

str.s.i. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172, of the Revised (bart, of 1880, of the city of Rochester, chat all per-sons interested in the subject matter of said im-provement, are required to attend the Common Coun-cil, on a luesday evening, May the 18th, 1886, at 7:30 o'clock, at the Common Council Chamber, when alle-gations will be heard. Adopted.

JONES STREET SPRINKLING.

By Ald. Kohlmetz – Resolved, That the City Surveyor ascertain and report to this Council the expense o. sprinkling Jones street from Plat street to Jay street during the season of 1886.

b) spinising Jones street from Plat street 5. Jay street during the season of 1886.
A Optec.
The surveyor submitted as such estimate \$220.
by A.d. Kohlmeitz - Resolved, That the following improvement is necessary, viz.
The sprinkling of Jones street from Platt street to Jay street during the season of 1886.
And Whereas. The Curveyor, under the direction of this Council, has made an estimate of the whore expense thereof, and reports the same at \$20.
riso ved. further, That the following proved.
riso ved. further, That the following proved in the encycle of the street of the whore expense thereof. Viz.
and whereas, the Classifier of the street provide the following proved.
riso ved. further, That the following portion of at the oppose thereof viz.
An tae Clerk is herebydirected to publish notice in pursuance of Title VII, Section 172 of the Revised Construction of 1880, of the Chry of Rochester, that all persenter of 1880, of the Chry of Rochester, that all proven are required to attend the Common Council, on The day stemation, 1886, 17:30 o'clork, at the Common Council Chamber, when allegations will be head. Adopted.

DRIVING PARK AVENUE PLANK WALK.

By Ald Kohlmetz - Resolved, That the City Surveyor as ertain an i record to this Council the expense of constructing a plank sidewalk on the south side of Driving rark avenue

consuracting a plank sidewalk on the south side of Mapted. Adopted. The Surveyor submitted as such estimate \$200.00. By Aid. Korlmetz-Resolved. That the following improvement is necessar, viz.: The construction of a blank sidewalk 4 fect 8 inches n widh on the south side of Driving Park avenue, ir m Lake avenue to Hastings avenue, also the neces-sary vrosswalks and sidewalk grading. And whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$2.0.0.0 which estimate is hereby approved. Resolved, further, that the foll wing portion of said City is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One ticr of lots on the south iside of Driving Park avenue from Lake avenue to Hastings avenue. A d the Clerk is b-reby directed to publish notice in pursuatere of Tite VII, section 170 of the Heyised Charter of 1880, of the city of Rothester, that all per-ment, are required to attend the Coumon Courcil, on Tuesday eve. 1 g. May the 18'h. 1886, at 756 o'clock, at the Common Council Chambers, when allegations will be beard. Adopted. Adopted.

HASTINGS AVENUE PLANK WALK.

By Ald. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on Hastings avenue.

of constructing a plank sidewalk on Hastings avenue. Adopted. The surveyor submitted as such estimate \$30.00. By Ald, Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The construction of a plank sidewalk 4 feet 8 inches in which on the east site of Hastings venue, from a point opposite the south lin of Diving Fork avenue to the present walk on Hastings avenue, ab ut 70 feet east of Driving Park avenue. Also the necessary side-walk gracing.

east of Driving Park avenue. Also the necessary side-walk gracing. And, Whereas, The City Surveyor under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$30.0, which estimate is here by approved. Resolved, further, That the following portion of said city is deemed benefited and projecr to be assessed for the whole expense thereof, viz.: One there of loss on the east is e of Hastings avenue in front of which the proposed walk is to be con-structed.

structed.

And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 173, of the Revised Charter of 1880, of the City of Rochester, that all per-

 $\mathbf{z}\mathbf{1}$

sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Tuesday evening, May the 18th, 1836, at 7:30 o'clock, at the Common Council Chamber, when alle-gations will be heard. Adouted Adopted.

PINNACLE AVENUE SEWER CLEANING.

By Aid. Marson-Besolved, That the City Surveyor ascertain and report to this Council the expense of cleaning and repairing of the main sewer in Pinnacle avenue from a point eighty (80) feet south of Hamilton place to the outlet sewer between Meigs street and Adopted

avenue from a point eighty (0) feet south of Hamilton place to the outlet sewer between Meigs street and Goodman street. Adopted. The Surveyor submitted as such estimate, \$:00. By Ald. Marson-Resolved, Thet the following im-provement is necessary, viz.; The cleaning and repairing of the man sewer in Finnacie avenue, from a point eighty (8)) feet south of Hamilton place to the outlet sewer between Meigs street and Goodman Street, Surveyor, under the direc-tions of this Concil has made an estimate of the whole expanse thereof, and reports the same at \$700, We close further, that the following portion of said city is defined benefited and proper to be assessed for the whole expense thereof, with the following portion of said city is defined benefited and proper to be assessed for the whole expense thereof, the following portion of said city is defined benefited and proper to be assessed for the whole expense thereof, the following portion of said city is often of tots on each side of Caroline street from Suth avenue to Meigs street. Also one ther of lots on each side of Meigs street. Also one ther of lots on each side of Cayuga place from Mount Vernon one ther of lots on each side of Plinacle avenue from a point eighty feet south of Hamilton place to the out-let sewer between Meigs street and Goodman street; also one ther of lots on each side of South avenue to Grand street also one ther of lots on each side of Bond street from Apoint eight or lots on each side of Merill street from Plinacie avenue to a p int 252 feet south werill street from a point 267 feet west of South avenue to Plinacie avenue to Grand street ale Grand street; also one ther of lots on each side of South avenue to Bond street for tots on each side of South avenue also one ther of lots on each side of Cypress street from a point 267 feet west of South avenue to South avenue also one ther of lots on each side of Cypress street from a point 267 feet west of South avenue to South avenue (also one ther of lots on each side of Cypress street from

Benion street from Mf. Vernon avenue to a point 141 feet west of Meigs street. And the Clerk is hereby directed to publish notice in parsance of Title VII. Section 172, of the Revised Char-tested in the subject matter of said improvement, are rested in the subject matter of said improvement, are vening. May the 18th, 1886, at 754 o'clock, at the beard heard

Adopted NORTH AVENUE SPRINKLING-SEC. 3.

The sprinking of North avenue, Sec. 3. from North avenue to the north line of Stevens street, during the season of 1885. The City Surveyor, under the direc-And whereas, the City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$363, which estimate is herey approved. Resolved, further particle and proper to be assessed for the whole expense thereof, viz: One tize of loss events street. And the City City directed to publish notice in pursuance of Tick VI, section 172 of the Revised Charter of 1850, of the subject matter of said improve-sons interested to attend the Common Council on Tuesday evening, May the 18th, 1885, at 7:30 o'clook, at the Common Council Chamber, when allegations will be heard. Adopted.

By Ald. Kohlmetz- Resolved. That the City Surveyor accertain and report to this Council the expense of sprinkling North avenue, Sec. 2, during the season of 1886.

Adopted.

The Surveyor submitted as such estimate \$228. By Aid Kohimetz—Resolved, That the following improvement is necessary, viz: The sprinkling of North avenue, Sec. 2, from the centre of Weld street to North street, during the sea. son of 1886. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense th reof and reported the same at \$228, which estimate is hereby approved. Resolved further, That the following portion of said etty is deemed benefited and proper to be assessed for the whole expense threed, viz: One tier of lots on each side of North street. And the Clerk is hereby directed to publish notice in purguance of Title VII Section 172, of the Revised Charter of 1880 of the city of Rochester that ail per sons interstel in the subject matter of said improve-ment are required to attend the Common Council on Tuesday evening, May the 181, 1886, at 7,300 'clock at the Common Council chamber, when allegations will be heard.

Adopted.

PHELPS AVENUE SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Sure veyor ascertain and report to thisCouncil the expens-of sprinkling Phelps avenue during the season of 1886.

of sprinking Phelps avenue during the season of 1000, Adopted. The Surveyor submitted as such estimate, \$232. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz : The sprinkling of Phelps avenue from Lake avenue to the west side of Backus avenue, during the season of 1056

to ne west and or Backus avenue, during the season of 1886. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$22, which estimate is hereby approved; Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Phelps avenue from Lake avenue to Backus avenue. And the Clerk is hereby directed to publish rotice in pursuance of Title VII., Section 172 of the Revised Charter of 1880 of the City of Rochester, that all per-sons interested in the subject matter of Said improve-ment are required to attend the Common Council, on Tuesday evening, May the 18th, 1886, at 7:300'clock, at the Common Council Chamber, when allegations will be heard. Adopted

ROME STREET SPRINKLING.

ROME STREET SPRINKLING. By Ald Kohlmetz-Resolved, That the city surveyor ascertain and report to this Council the expense of sprinkling Rome street, from Clinton place to Central avenue, during the season of 1886. The surveyor submitted as such estimate, \$9, By Ald, Kohlmetz-Resolved, That the following im-provement is necessary viz.: The synthkling of Rome street, from Clinton place to Central avenue, during the season of 1886. And whereas, The city surveyor, under the directions of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$89, which estimate is hereby approved, Resolved, further, That thefollowing portion of said city is deemed benefited and proper to be assessed for the who e expense thereof, viz.: One ther of lots on each side of Rome street, from Clinton place to Central avenue. And the clerk is he eby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of 'said improve-ment, are required to attend the Common Council on Thusday everying May the 18th 1856 et 30, 000, other of the subject matter of 'said of the subject subject of the subject matter of 'said of the subject subject subject of the subject subject subject of the subject subject subject subject of the subject ment, are required to attend the Common Council on Tuesday evening, May the 18th, 1886, at 7:30 o'clock, at the Council Chamber, when allegations will be heard. Adoptea.

SOPHIA STREET SPRINKLING.

SOPHIA STREET SPRINKLING. By Ald. Kohlmetz-Resolved, That the City Surveyot ascertain and report to this Council the expense of sprinking Sophia street during the season of 1836. Adopted. The Surveyor submitted as such estimate, \$162. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The sprinkling of Sophiasireet, from Main street to Allen street, during the season of 1836. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and report the same at \$162, which estimate is hereogy approved. Resolved, further That the following portion of said city is deemen onented and proper to be assessed ior the whole expense thereof, viz: One ter of lots on each side of Sophia street from Main street to Allen street.

Main street to Allen street.

And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised (charter of 1880 of the City of Rochester, that all persons interested in the subject matter of said improv-ment are required to attend the Common Council, on Tuesday evening, May 18th, 1886, at 7½ o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

HENSLER ALLEY PIPE SEWER.

By Ald. Marson-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a ten (10) inch vitrified pipe sewer in Hensiler alley.

asochiard the en (10) inch vitrified pipe sewer in thensier alley.
Adopted.
The Surveyor submitted as such estimate \$975.
By Ald. Marson — Resolved, That the following improvement is necessary, viz:
The construction of a teo (10) inch vitrified pipe sewer in Hensler alley. beginning at a point twenty-five (35) fort south of the south end of Murray street, and extended to the sewer in Jay street, with the necessary manboles. Surface sewers, lot laterals and lot connections; ... iso the necessary roadway greding and gutter formations.
And whereas, The City Surveyor, under the direcetion of this Cuncil, bas made an estimate of the whole expense thereof, and reported the same at \$975, which estimate is hereby approved.
Resolved, further. That the following portion of suid city is deemed benefited and proper to be assessed for the who e expense thereot, viz:
One ther of lots on each side of Hensler alley from the south end of Murray street to Jay street.
And the Clerk is bereby directed to publish notice in pursuance of title VII. section 12 of the Revised Charter of 1850, of the city of Ro chester, that all persons interested in the subject matter of said improvement are required to attend the Common Council, on Theeday evening. May the 18th, 1856, at 7:30 o clock, at the Common Council chamber when allegations will be heard.
The Ald. Mancdeville—Resolved, That the rule

By Ald. Mandeville-Resolved, That the rule for adjournment be suspended 10 minutes.

Adopted by the following vote : Ayes-Ald, Tracy, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-13.

ALEXANDER STREET PIPE SEWER.

By Ald. Marson-Resolved. That the City Survey-or ascertain and report to this Council the expense of constructing a pipe sewer in Alexander street.

b) assertain and report to this contact the expense of constructing a pipe sever in Alexander street. Adopted. The Surveyor submitted as such estimate \$1,675 By Ald. Marson — Kesolved, That the following improvement is necessary, viz: The construction of a pipe sewer in Alexander street. The construction of a pipe sewer in Alexander street. The construction of a pipe sewer in Alexander street. The construction of a pipe sewer in Alexander street. The construction of a pipe sewer in Alexander street. The survey readway grading and gutter formation. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reports the same at \$1,675, which estimate is hereby approved. Resolved, further. That the following portion of said ty is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tare of lots on each slue of Alexander street, from the north line produced of Central park to Bay street.

street

street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter, of 1380, of the City of Rochester, that all persons interested in the subject matter of said im-provement, are required to attend the Common Conneil on Tuesday evening May the 18th, 1886, at 7:30 of clock at the Common Council Chamber, when allegations will be heard. Adopted.

CHILDS STREET PIPE SEWER.

By Ald. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Childs street.

constructing a vitrined pipe sewer in times succe, adopted. The Surveyor submitted as such estimate \$1,000. By Ald. Marson-Resolved, That the following improvement is necessary, viz: The construction of a vitrified pipe sewer fifteen (15) inches in diameter in Childs street, beginning at a point one hundred (100) feet north of Thomas park and extending northward to meet the present sewer in said Childs street at a point about one hundred and forty (140) feet south of the N. Y. C. & H. R. R.; also, the

construction of the necessary manholes, lampholes, surface sewers, lot laterals and connections: also, the necessary roadway grading and gutter formations. And Wnereas, The Cut Surreyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$1,000, which estimate is hereby approved. resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One there of lots on each side of Childs street, from Thomas park to a point one hundred and forty (140) feet south of the southern boundary of the land of the N. Y. C. & H. R. R. And the Clerk is hereby directed to publish notice in pur-uance of Title VII, Section 172 of the Revise. a Charter of 1850, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, May 18 h, 1886, at 716 o'clock, at the common Council Chamber, when allegations with extended be heard Adopted.

VIENNA STREET PIPE SEWER.

By Ald. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a 15 inch pipe sewer in Vienna street.

ascertain and report to this Conneil the 'aspense of Constructing a 15 incb pipe sewer in Vienna street. Adopted. The Surveyor submitted as such estimate \$1,200. By Ald, Marson-Resolved, That the following im-provement is necessary, viz. The construction of a pipe sewer 15-inches in diame-ter in Vienna street, from a point 115 feet east oi st. Joseph street to the sewer in Hanover street, with the necessary surface sewers, lot lauerals, Y branches, lamp holes manholes, and the necessary roadway grading and gutter formation. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$1,200, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on exch side of Vienna street, from a point 115 leet east of St. Joseph street to Hanover street. And the Clerk is hereby affected to publish notice is pursuance of Title VII., Section 172, of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attern the Common Council on Tuesday; evening, May 18th, 1886, at 756 o'clock, in the Common Council Chamber, when allegations will be heard. be heard. Adopted.

BATES STREET PIPE SEWER.

By Ald. Marson-Resolved, That the City Survey-or ascertain and report to this Council the expense of construction of vitrified pipe sewer in Bates street. Adopted.

Adopted. A manda pipe seven in Dates sated. Adopted. Marson-Resolved, That the following im-provement is necessary, viz.: The construction of a vitrifled pipe sewer twelve (12) nches in diameter, beginning at a point seventy-five (25) feet north of the north line of Sibley street and extending to the sewer in Park avenue. with the nec-essary manholes, surface severs and iot laterals and connections; also the necessary roadway grading and gutter formations. And Whereas The City Surveyor, under the direc-tion of this Council, has made an estimate of the which estimate is hereby apported.

whole expense thereof, and reported the same at \$1,200, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One titer or lots on each side of Bates street, from Sibley street to Park avenue. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter or said improve-nent, are required to attend the Common Council. on Tuesday evening, May the 18th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

ADAMS STREET PIPE SEWER.

By Ald. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a twelve (12) inch vilrified pipe sewer in Adams street between Plymouth avenue and the Gen-esee Canal sewer.

Adams street between Fightonia around and the second all sever. Adopted. The Surveyor submitted as such estimate \$2,700,1 By Ald. Marston — Resolved, That the following improvement is necessary, viz: The construction of a twelve (12) inch vitrified pipe sever in Adams street, beginnung at a point one hun-dred (100)feet west of Plymouth avenue and extending

And whereas, the City Surveyor, under the directions. And whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole ex-ense thereof, and reports the same at \$2,700, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lo s on each side of Adams street, from Plymouth avenue to the B., N. Y. & P. R. R. And turther Resolved, That that the tax-payers to be assessed for making such improve-ments may pay their assessments in three equal payments, as follows: One-third of the amount assess-ed within thirty days after the avertisement of the assessment roll: one-third of the amount, within one year from the confirmation of such roll; and the ermaining one-third within two years from the confirm-ation of said roll. On all sums paid prior to the ma-turity of the said last installment, a discent will be allowed of six ber cent. per annum. And the Clerk is hereby directed to publish notice, in pursuance of Title VII, section 172 of the kevised Charter of 1880, of the City of Rochester, that all petsons interested in the subject matter of said im-provement are required to attend the Common Council on Tuesday evening. May one 18ch. 1856. at 7:30 o' clock, at the Common Council Chamber, when allegations will be heard. Adouted CHILI AVENCE PIPE SEWER. By A'd, Margon-Resolved The the Other the offer-

CHILI AVENUE PIPE SEWER.

By A¹d. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of contructing a visrifice pipe sewer in Chi i arenue from the west line of the city line to intersect the Colvin

By althe anisobar testified pipe sewer in Chi 1 avenue from othe west the of the city line to intersect the Colving the sewer.
 Topotedi.
 The surveyor submitted as such estimate \$5,500.
 By althe anisobar testified pipe sewer ighteen the construction of a vitrified pipe sewer ighteen the colvin struct she same at \$5,500.
 And whereas. The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$5,500.
 Mather and reports the same at \$5,500.
 Mather and the pine the following portion of an other city included within and described by the following boundary line.
 The council, has made an estimate of the whole expense thereof. viz:
 The council, has made an estimate of the whole expense thereof. Viz:
 The the territory included within and described by the following boundary line vitter of lois on the east line of the fake south in the line to the souther norm of the city line of the fake struct thence existing of the city is detereor to the west line of the city is detereor to the west line of the city is detereor to chill avenue the of a struct of the souther norm of the city line of the fake struct there conting and the city areas fine to the conting showing and the different acting the of program and the city line of the fake struct to the exist line of the city line of the fake struct the conting showing the of program and the city line of the fake struct the conting showing showing and the city line of the fake struct

Charter of 1880. of the City of Rochester, that all persons interested in the subject matter of said im-provement, are required to attend the Common Coun-cil, on Tuesday evening, May the 18th, 1856, at 75 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

BORCHARD STREET GRADING.

By Ald, Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the ex-pense of grading the roadway and the construction of sidewalks on Borchard street.

pense of grading the roadway and the construction of Adopted. The Surveyor submitted as such estimate \$775. By Aid. Kohimetz-Resolved, That the following improvement is necessary, viz.: The grading of the roadway and the construction of Sidewalks on Bornard street, from Joher street to (linton street, with the culverts crosswalks and gut-ter formatious necessary. And whereas, The City Surveyor, under the direc-tion of this council, has nade an estimate of the whole expense thereof, and reports the same at \$775, which estimate is hereby aporved. Resolved, further. That the following portion of Said city is deemed benefited and proper to be assess-ed for the whole expense thereof, viz.: One tier of loss on each side of Borchard street, from Johner street to Chnton street. And the clerk is neley of Rochester, that all per sons interested in the subject matter of said improve ment, are required to streid the Common Council on Tuesday evening, May the 18th, 1856, at 7:30 o'cock, at the cord. he he heard. Adopted

CLIFFORD STREET WIDENING.

By Ald. Fritzsche-Resolved, That the City Sur veyor ascertain and report to this Council the ex-pense of widening Clifford street.

Adopted. By Ald. Fritzsche-Resolved, That the following

Adopted. By Aid. Fritzsche-Fesolved, That the "following improvement is hecessary, viz: The videning of Clifferd street on the south side thereof, from Conkey avenue to Clinton street, and the territory deemed necessary to be taken therefor is described as follows, viz. A strip of land 10 feet in width lying on the south side and adjacent to Clifferd street, and extending from Conkey avenue to Clifferd street, and extending from Conkey avenue to Clifferd street. Resolved, further, That the following portion of said City is deemed benefited and proper to be assessed for the whole expense thereof, viz. One ter of lots on each side of Clifford street, from Conkey avenue to Clinton street. And the Clerk is hereby directed to publish notice in pursuance of title VII., section 172 of the Revised Charter of 1880 of the City of kochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council. on uesday evening, May the 18n, 1886, at 180 o'clock, at the Conmon Council Chamter, when allegations will be heard.

Adopted.

Ald. Tracy gave notice that at the next regular meeting of this Board he will nove the adoption of the following Peral Utoi-

An ordinance prohibiting the driving of animals through any of the jublic streets and places in the City of Rochester

The Common Council of the City of Rochester do ordain and de ermine as follows:

SECTION 1. NO OWDER OF LOSSESSOR OF any cows or other cattle stall drive, or suffer, or cause to be driven through, slorg or on sry street, lane, alley or park within the City of Rochester any such animal be ween the hours of seven o'clock in the motiling aid nine o'clock in the evening, under a penalty of ten dollars for each offense.

§ 2. Any juogment obtained under and by virtue of this ordinance shall be collected by execution directed to re made out of the property of the oeferdant, it as y can be found, or if not, then the defendant be committed for

ter days in the Monroe County Peninstiary. \$ 3. This ordinance shall take effect 10 me-

UNFINISHED BUSINESS.

The clerk read the report of the commissioners in the matter of the opening of a new street from Clifford street to Norton street. published at page 24, current proceedings.

Allegations being called for and no person appearing, Ald Schaeffer moved that the report of the coa missioners be confirmed.

Adopted by the following vote: Ayes-Ald Tracy, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Scnaeffer-13.

By Ald. Eiliott-

f

AN ORDINANCE PROHIBITING THE THROWING OR PLACING ON THE SIDEWALKS IN THE CITY OF ROCHESTER OF BANANA SKINS AND ORANGE PEELS.

The Common Council of the City of Rochester do ordain as follows:

Again as follows: SECTION 1. No person shall throw or place upon the side was to fany sitest, lane, park, alley or other pub-lic place in the city of kochester any banana skin or orange, lemon, apple or any other fruit peel under a penalty of \$2 for each offense. \$2. Every execution issued upon a judgment recov-\$2. Every execution issued upon a judgment recov-\$2. Every execution issued the provisions of this or-dimance shall command the amount to be made of the proverky of the defendant, it any such can be found; and it not, then to commit the defendant to the allow the two nor more than five days. \$3. This act shall take effect immediately. Acopted by the iollowing voie: Ayes=Ald. Tracy, Marson, Warson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer=13. Eve Ald Kaller='

By. Aid. Kelly -

An ordinance to prevent the posting of bills and ad-vert sements upon trees, telegraph and electric light poles and lamps in the city of Kochester. The Common Council of the City of its shester do or-

The Common Council of the City of RC mester of on-dain as follows: Section 1—No person shall place, or cause to be placed, upon any tree telegranh or electric light role or lamp-post in the city of Rochester or any bill, notice or adver isement under a penalty of five dollars for sect off-mes

each offense. Section 2-Every execution issued upon a judgment recovered for any violation of the provisions of this ordinance sball command the amount to be made of the property of the defendant, if any such can be found, and if iot, then to can mit the defendant to the Monroe County Peniten lary for a period of not less taan live, nor more than ten cays Section 3-This ordinance shall take effect imme-diately.

Adopted by the following vote: Advested by the following vote: Ayes—ald, Tracey, Marson, Elliott, Kohlmetz, Selye, Fritzsche, Folcy, Swikehard, Weider, Stein, Kelly, Shgeiter-12.

The tollowing came up :

By Ald. Fritzsche-Resolved, That the Ex ecutive Board be and is bereby directed, when there are funds applicable, to extend water mains in the several streets embraced in the list of recommendations contained in the report of the Water Works 'ommi tee and the Executive Board relating thereto this day submitted to the Common Council; and also to repay advances beretofore made by citizens to the Water Pipe Extension Fund as also detailed and recommended in said report. Ad pted. By Ald. Kelly-Resolved, That the rule for

adjourning be suspended for fifteen minutes. Adopted by the following vote:

Ayes-Ald, Tracy, Marson, Watson Kohl-metz. Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer ·13.

The matter of lighting oil lamps came up, and on motion of Ald. Kelly action was postponed two weeks.

MISCELLANEOUS BUSINESS.

By Ald. Kohlmetz-

 $\mathbf{22}$

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN: The undersigned residents and tax-payers of the city of Rochester respectfully submit the following for your consideration:

The magnitude and great importance of the lifi-gation against the city are well known, and while we do not desire to express any adverse opinion as to the fitzess for the position of any of those who are understood to be candidates for the office of City Attorney, we believe that the public good re-quires that the present incumbent of that office should be induced to accept a re-appointment if possible possible

It is well known that Mr. Beckley has decided tered into co-partnership relations with Messrs. Bacon & Briggs, to take effect at the end of his present term.

present term. There is reason, it seems to us, why Mr. Beckley should, in the event of his accepting a re-appoint-ment, teel oblyed to give so much of his time to the purely routine business of the office. If he should be in fact corporation counsel with his of-ace outside of the City Hall building, while in name City Attorney, leaving to a competent assistant (which is required in any case) the conduct of such routine work, we are of the option that the im-portant interests of the city in its litigations with which Mr Beckley is so well informed and has proved so efficient, would be well protected, and by no other appointment could such interests be better subserved. better subserved.

If this arrangement should be made, counsel would need to be employed for the city in but one case—that of the waterworks litigation in which Mr. Bacon represents the plaintiff—but inasmuch as such itigation has been or soon will be practi-cally ended, the expense to the city for such coun-sel will not be large. We believe that not only the magnitude but the

We believe that not only the magnitude but the character of the city's litigations demand that, if possible, the arrangement herein suggested should be made, even it it be necessary to pay Mr. Beck-ley an adequate increase of salary in order to consumate so desirable an arrangement:

be made, even it it be necessary to pay Mr. Beck-ley an adequate increase of salary in order to con-sumate so cosirable an arrangement: Gilman H. Perkins, Geo. W. Archer, Mack & Co., H. B. Hathaway, S. Teal, J. E. Booth, John Green-wood, D. A. Woodbury, C. J. Hayden, L. P. Ross, W. S. Kimbal, A. S. Mann, Jas. C. Hart, G. E. Muntord, H. R. Atkinson, A. S. Hamilton, S. L. Brewster, G. C. Bueli, Junius Judson & Son, Sam. Stoan, W. H. Gorsline, E. B. Chace, Cyrus F. Pame, Ira L. Otis, W. H. Oothout, Rurus A. Sib-ley, F. Morthardt, C. E. Morris, John Bradley, H. A. Strong, John Keiser, Henry Likly, H. H. War-ner, J. B. Stevens & Son, D. W. Powers, A. J. Johnson, B. H. Clark & Son, R. J. Kenyon, E. F. Woodbury, F. G. Ranney, Frank S. Upton, A. V. Smith, A. P. Bigetow, Chas. E. Angle, Walter J. Osborn, J. A. Hinds, Vacuum Oil Co., by Chas. M. Everest, vice president and treasurer; J. G. Davis, M. Briggs & Son, J. Emory Jones, H. Bartholomay, Mensing & Stecher, Frank H. Clement, David Cory, G. W. Arnold, Granger A. Hollister, George C. Hollister, O. D. Grosvener, James T. Southard, Afrea Wright, H. W. Davis, I. F. Carter, L. M. Loss, A. D. Bacon, A. Voat, H. S. Mackie, Cur-tice Brothers, Sidney B. Roby, J. J. Bausch, Henry Leiter, H. Lomb, S. H. Savoy, Rochester Car Wheel Works, W. K. Chapin, vice-president; W. K. Crapin, W. H. & S. V. Lines, W. R. Seward, Josepn Shatz, James W. Whitney, B. L. Shedon, Charles A. Davis, Frank J. Amsden, Fredevick Vose, C. Henry Amsder, A. T. Slaight, Uniton Rogers, W. D. McGuire, J. H. Hone, John H. Hill, Valentine Dengler, H. F. Hunting-ron, P. Ford, C. mmercial National Bank, H. F. Huntington, cashier; B. E. Chase, George P. Davis, Henry H. Morse, A. S. Stillman, M. K. Woodruff, C. R. Woodward, Henry C. Brewster, Oliver G. Grosvenor, H. Hamilton, Rochester Machine Tool Works, per Geo. W. Davison, Treas, William Teal. F. P. Michel, S. S. Avery, Geo. McAllaster, The Hayden Fur-niture Co., per T. W. Allen, Sec. and Treas, Stein Mfg. Co., J. A. Smith, A.

l of uteeole of ssom in ed er 7e st; ill

ır x-

ng

de nđ,

ig

th ng

iđ

or m 'n d e-'n

(, 18 t

е

đ

a]] ım.

un.

hen

Sur-

nof

ing

W. Mudge, J. W. Gillis, Gilbert Brady, William Carson, Joseph Post, Wm. B. Morse & Co., J. T. Cunning ham, Peter Pitkin, Austin H. Cole, C. F. Weaver, Michaels, Stern & Co., Michael Kolb & Son, Rosenberg, Wollf & Blum, L. L. Stone, M. L. Garson, M. Schwarz, Joseph Beir, Moore & Beirs, Williamson & Higbie, William B. Burke, L. G. Wetmore, Sam'l C. steele, J. S. Townsend, Henry Lester, Wm. R. Mudge, H. H. Balcock, W. W. Bruff, E. S. Miller, Julius Wile, John Kelly, J. Stern & Co., Max Lowenthal, Weber, Sheil Rosen-baumm & Co., L. Garson, J. Tichner, Sol. Tichner, Sig. Jacobi, Cauffman, Dinkelspiel & Co., Stein, Block & Co., James Brackett, Sill Stove Works, per Frederick Will, Sec., Co-Operative Foundry Co., by E. W. Pe k, Sec., A. C. Walker, The P. Cox Shoe Mf'g., Co.

Ordered received, filed and published.

By Ald. Fritzsche-

ROCHESTER, N. Y., May 4, 1886. To the Mayor and Commn Council :

GENTLEMEN-You are respectfully invited to at-tend the first ball of the Scauetzen-Gilde at Germania Hall Monday evening, May 10th.

Respectfully, FRANK RITTER, President. HENRY GECK, Schutzenmeister.

Accepted. Ald. Elliott moved that action on the resolution relating to a notice for the sale of the franchise for a street railroad in Plymouth

Ald, Elliots moved that the resolution be also and the resolution be amended by inserving "one (1) per cent." Adopted.

Aid. Foley moved to further amen) by changing the date of sale to May 27th, 1886. Adopted.

The resolution as amended was then adopted.

Ald. Mandeville moved that the resolution of Ald. Stein in regard to th abolition of the office of clerk of the Excise Board, published at page 275, proceedings of 1885-6, be reconsidered. Adopted.

Ald. Kelly moved that the resolution in regard to the salary of the Clerk of the Excise Board be referred to the Committee on Police Excise and Markets.

Adopted by the following vote: Ayes—Ald, Iracy, Marson, Watson, Swike-hard, Weitoer, Stein, Kelly, Schaeffer—8. Nays—Ald. Kohlmetz, Fritzsche, Eiliott,

Folev-4. By Ald. Kelly-Resolved, That the rule for adjourning be suspended fifteen minutes.

Adopted by the following vote:

Ayes-Ald Tracy, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swikebard, Weider, Stein, Kelly, Schaeffer-13.

By Ald. Swikebard-Resolved, That the Clerk is hereby directed to draw an order on the Treasurer for \$60, payable to the presi-dent of the Society for the Prevention of Cruelty to Children and Animals, that being the amount in the treasury belonging to said assoclation to May 1st., 1886, and charge police fund.

Adopted by the following vote : Ayes -Ald. Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Swikehard, Weider, Stein, Schaeffer. -11. By Ald, Weider-Whereas,

The bills of Bierson B. Hulett, F. A. Schoeffel and W. H. St. John, of \$42, \$21 and \$21 respectively, for services as commissioners of appraisal in the matter of the opening of a street from Clifford street to Norton street; of R. B. Wickes for \$50 for searching title; P. P. Dickinson for \$50

for services as special guardian, and of G. F. Slocum for \$4 for disbursements in said pro-ceedings, have been referred to the Committee on Contingent Expenses and have been by that committee approved; therefore, Resolved, That the City Clerk be and he

Resolved, that the Ony offer be and he bereby is directed to draw orders on the City Treasurer in favor of P. B. Hulett for \$42, F. A. Schoeffel for \$21, W. H. St. John for \$22, R. B. Wickes for \$50, P. P. Dickinson for \$50 and G. F. Slocum for \$44, payable from the contingent fund, and the Treasurer is hereby directed to charge and carry said aggregate sum of \$188 to the fund for the opening of a street from Clifford street to Norton street, when created, as part of the cost and expense thereof.

Adopted by the following vote: Ayes-Tracy, Marson, Watson, Kohlmetz, ritzsche, Foley, Mandeville, Swikehard, Swikehard. Fritzsche, Weider, Kelly, Schaeffer-11. By Ald. Weider-Resolved that the Execu-

tive Board be, and hereby is, requested to take proceedings to prevent the sale upon any sidewalk of the city of fruits, nuts, vegetablesand confectioneries in violation of the penal ordinances of the city of Rochester. Adopted.

On motion of Ald. Foley the board adjourned. PETER SHERIDAN, City Clerk.

In common Council-May 18th, 1886. REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-16.

APPROVAL OF MINUTES.

The minutes of the previous meeting, May 4th, were approved as published in the book of proceedings.

PRESENTATIONS OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCE.

By Ald. Marson-Petitions of Mrs. J. C. King and Mrs. N. H. Stearns to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act. Also, petition for sprinkling South Ford street. Referred to the City Surveyor to bring in an ordinance.

By Ald. Coughlin-Bills of

J. W. Maser, lighting oil lamps, May..... \$ 597 18 597 18 April.

Brush Electric Light Co., lighting lamps, May. Rochester Gas Light Co., lighting lamps, 4,310 55

United Gas Imp. Co., gas for April...... May..... 344 28

344 28

Referred to the Lamp Committee. By Ald. Watson-Petition to change the name of Jackson street to Monroe place, referred to the Committee on Opening and Alteration of Streets; also petition of Mrs Marv Parkburst to erect a wood building, granted. By Ald. Kohlmetz-Petition of Thomas B.

Relyea to erect a wood building, referred to Wood the Building Committee and Fire Marshal act; with power to petition of Edward Brunswick to also

cancel special assessment for the St. Paul street improvement on his property in Strong's subdivision, referred to the Assessment Com mittee; also petition of Mary J. Clancy for re lief from water tax assessed against the estate of John Clancy, referred to the Executive Board.

By Ald. Fritzsche-Petition of John G. Schmidt, Jr., to erect a wood building on St. Joseph street, referred to the Wood Building Committee and fire marshal with power to act. By Aid Foley-Bills of

P. Connaughton, groceries	520	0
Curran Bros, meat	25 U	0
Joseph Lochner, rent	10 5	
Mary Flannigan, board	60	
Wm. Haitz, groceries	40	
Frank Defendorf, groceries	17 0	
L. J. Hall & Bro., groceries	4 0	0
Punch & Son, burial	120	0
Jas. McMannis, groceries	139 9	
O'Kane Bros., meat	283 8	9
G. Goetzman, soap	88 5	
C. Muller, printing for Excise Board	25	0
Geo. Oppell, bread	24 4	
J. J. Fisher, meat.	25 0	0
Geo. « eider, beans	24 5	6

Referred to the Poor Committee.

By Ald. Eshot-Petition for a crosswalk on South Union street, referred to the city surveyor to prepare an ordinance; also petition for gas lamps on Canfield place, referred to the Lamp Committee; also petition of Oliver Hagan for relief from an erroneous assessment, referred to the Assessment Committee.

By Ald. S lye-Bills of

Geo. C. Maurer, grass seed..... Referred to the Park Committee.

By Ald. Selye-Petitions of Walton J. Osborne to erect a wood building, and Mrs. M. J. Barton to erect a wood building. Referred to the Wood Building Committee and fire marshal with power to act.

.....\$4.95.

By Ald. Swikebard—Petitions of John O'Locklin and Henry W. Farback to erect wood buildings. Both referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Mandeville-Bills of

Atkinson & Sykes, keys and repairing		
locks\$ 1		00
F. J. Irwin, monthly cleaning		75
H. H. Babcock, coal City Hall		78
Fred Schaffer, for repairing furniture	9	00
Referred to the City Property Committee	•	
By Ald. Swikehard—Bills of		
		00
		10
		00
Post Express Pinting Co., printing blanks.	6	50
John C. Hayden, expenses Elliott forgery		
case)	86
case John C. Hayden, expenses Elliott forgery		
Case		31
B. L. Sheldon, meals for priscners	3	60
J.S. Roworth, expenses in arresting Anna		
		26
B. Frank Enos, expenses for April 2		00
		00
		45
B. & O. Telegraph Co., telegrams April 1		07
		00
		50
Samuel Sloan, repairs 1		47
Steele & Avery, blank books,		20
W. W. Morrison, printing blanks		00
Atkinson & Sykes, repairs,		75
Bamilton & Matthews repairs		85
W. U. Telegraph Co., telegrams April		99
Standard Cab Co., services	6	75
Referred to the Police Committee.		

By Ald. Weider-Petition for the opening and extension of Ashland street south to Cypress street and north to Hamilton place. Referred to the City Surveyor to prepare an ordinance.

By Aid. Weider-Bills of

Rochester	Volksblatt,	publishing assessors'

	notice	\$ 19	00
	Jackson & Bur'eigh, stationery	$\overline{42}$	
1	D. O. Livermore, hack hire		õõ
•			
•	John N. Beckley, disbursements	260	
	Sunday Herald Printing Co., printing	60	00
•	Bell Telephone Co., use of instrument	25	00
Į.,	Andrew Wolf, serving notices	- 20	00
2	Frank H. Hovev.	16	70
)	serving law papers	27	ŌŎ
)			
ì	Richard H. Lansing, stenographer's fees	15	
1	D T. Hunt, P. M., stamps and envelopes.	17	
٢.	Charles Mann, printing	61	00
ζ.	Monroe County Clerk, searches, etc	481	27
!	W. L. Buckland, hack hire	22	00
5	Post Express Printing Co., printing	51	50
,	Jerome Keyes, services in suits vs. city		ŏŏ
)			
í.	W. W. Morrison, printing	16	
:	John Bower, ex. of Treasurer's report	125	00
	German Printing Co., printing notices	-9	00
2	Peter B. Bradley, ex. Treasurer's books	75	00
			50

Referred to the Contingent Expense Committee.

By Ald. Bohrer-Petition for the improvement of Central avenue, referred to the City Surveyor to prepare an ordinance; also petitions of L. Meyers to errect a wood building on Northavenue; of C. Wamp to errect a wood building on Lincoln street, and of \underline{E} J. Critchell to erect a wood building on University Committee and fire marshal with power to act.

By Ald, Kelly-Petitions of Central Union Transfer Company to errect a wood building on Weicher street, of W H. Lothridge to erect a wood building on Carlton place, and of R. J. Williamson to erect a wood building on Carlton place; all granted; also petitition for a plank walk on Carlton place, referred to the City Surveyor to prepare an ordinance.

By Ald. Schaeffer-Petitions to erect wood buildings by Mrs. M. Headlev on Brighton avenue, by William Danzy on First avenue, by J. Musmacher on Bay street, and J. H. Gil more, Jr., on Brighton avenue, All referred to the Wood Building Compittee and Fire Marshal with power to act. Also, petition of Richard and Dolly C. Binney to correct an erroneous assessment for Clifford street sewer. Referred to the Assessment Committee.

00 10 By Ald, Schaffer-

To the Honorable the Common Council of the City of Rochester: 5Ö

I. Charles H. Wilsie, respectfully petition your 26 Honorable Board to accept Weyl street and Laser street, laid out by me, as streets of the city of 31 Rochester

On this behalf I respectfully state: (I). That each of said streets is situated between Norton street and Haywood avenue, and extends 26 00 00 45 07

Norton street and Haywood avenue, and extends from St. Joseph street eastwardly at right angles with St. Joseph street 600 feer. Each of said streets is of the width of about 47 feet. (II). Each street has been graded at a proper level with St. Joseph street. The roadway of each street is graded 28 feet in width at the bottom of the gutters and in such manner as to form in the middle of the street a crown of 9 incres above the bottom of said gutters. The ridewalks of each street throughout its entire length is graded 8½ feet in width and insuch manner as to have a slope of three-eighth of an inch per foot downward from the line of the street toward the center of the street. The gutters of each street are so formed 50 $\tilde{20}$ õŏ 75<u>a</u>g 75

along the outside edge of sidewalks as that the bottom of each gutter is 9 inches below and 12 inches out from the outside angle of the sidewalks. The gracing of the roadbeds and sidewalks has been smoothly and well done under the supervision of R. J. Smith, civil engineer, and William Dyer, contractor. All debris, stone, sods and rubbish have been removed from each of the streets and sidewalks and the mechanic and citarvalke here sidewalks, and the roacheds and sidewalks have been thoroughly rolled. The expense of the whole work was about \$500.

III. I have laid at my own expense a two-inch Water main through each of said streets under the supervision of the Water Works Department of the city of Rochester. I have also laid at my own ex-pense a two-inch pipe from the terminus of the water main at Haywood ave, to these two streets, a distance of more than 800 feet. Five houses were excerted lest recer and are all compiled upon Wat erected last year and are all occupied upon Weyl street, and seventeen houses were erected last year and are nearly all occupied upon Laser street. No sid walks have been constructed in Weyl street, but have been constructed in Laser street on one side about three-quarters of the length of the

IV. These streets were opened and the houses

erected during the spring and summer of 1885. V. A map of the tract through which these streets run called the Schlicht & Wiltsie sub-divistreets run called the Schlicht & Wiltsie sub-divi-sion of lots is on file in the Monroe County Clerk's office, in hher 6 of maps at page 15. The tract com-prises 68 lots, for about one-third of which deeds have been given. Land contracts have been made for enougn more to make the whole number sold one-half. I continue to own about one-half of the lots myself on Weyl street. Each deed and land contract describes the lot sold as fronting upon each of these streets. The title to the whole of each street is annexed. the tract is annexed. Wherefore, your honorable board is asked to ac-

cept said streets as streets of the city of Rochester and to construct proper sidewalks at the expense of said city, at the intersection of each street and st. Joseph street. CHARLES H. WILTSIE, Dated May 10, 1886. Petitioner.

St. Joseph street. CHARLES H. WILTSIE, Dated May 10, 1886. Petitioner. County of Monroe, city of Rochester-ss. Charles H. Wiltsie being duly sworn, says he is charles H. Wiltsie being duly sworn, says he is the petitioner named in the foregoing petition; that the same is true to his own knowledge, except as to matters therein stated to be alleged on informaticn and belief, and as to those matters he believes it to be true, CHARLES H. WILTSIE. Sworn to before me May 11, 1886. F. M. BOTTUM, Notary Public.

Ordered received, filed and published.

By Ald. Schaeffer-Resolved, That the petition of Charles H. Wiltsie relating to the dedication of Weyl and Laser streets, through property owned by him situated in the Sixteent ward, be referred to the Executive Board to report at the next meeting of this board, if said Wiltsie has performed all acts necessary to render the dedication of said streets to public use, complete and legal, in accordance with his petition. Adopted. By Ald. Mandeville-Petition for sprinkling

North Union street referred to the City Surveyor to prepare an ordinance; also petition for sprinkling University avenue referred to City Surveyor to prepare an ordinance; also petition to erect a wood building on Scio street, referred to the Wood Building Committeee and Fire Marshal with power to act.

By Ald, Foley—Petitions to erect wood buildings by Jos. G. Merkel on Jefferson avenue, by Thomas Ware on Champlain street, by E. W. Bortel on Wilkin alley and by James Gosnell on Atkinson street; all granted under direction of Wood Building Committee and fire marshal.

REPORTS OF STANDING COMMITTEES.

Ald. Coughlin, from the Lamp Committee;

Ald. Foley, from the Poor Committee ; Ald. Selye, from the Park Committee ;

Ald. Mandeville, from the City Property ommittee :

Ald. Weider, from the Contingent Expense

Committee; Reported in favor of the various bills referred to their respective committees and referred them to the Finance Committee for payment.

By Ald. Mandeville-

Gentlemen of the Common Council. Your City Property Committee to whom was rs. ferred the communication of John T. Fox asking to be appointed city time keeper, at such a salary as in your judgment would be equitable, report as follows:

Appreciating the public spirit that has so long actuated Mr. Fox in announcing the correct time to the inhabitants of the city at large, we yet fail to see that the public interests will suffer by its discontinuance, and in view of the many demands upon the treasury, we do not feel warranted in creating at this time another, public office to be upon the treasury, we do not feel warranted in creating at this time another public office to be paid for out of the same. [Signed.) W. MANDEVILLE,

CHARLES WATSON, H. KOHLMETZ J. MILLER KELLY.

Committee.

Adopted.

By Ald. Kelly-

To the Honorable Common Council of the City of Rochester:

GENTLEMEN: Your Law Committee reports up on the judgments recovered against the city by Sarah P. Bull, as follows: In 1884 Miss. Bull brought an action against the

city to vacate an assessment of \$76.89 upon her property on Driving Park avenue, which was levied for the repair of the sidewalk by the Exec-utive Board atter five days notice to the occupant or the premises to repair the same.

The action was tried in April, 1885, and it appeared on the trial that the plaintiff was a resident of Rochester at the time that the notice was served upon the occupant of the premises, that a subsequent notice was served upon the owner, and that the walk was repaired by the Executive Board within five days of the time of the service of the last notice

The trial court held that the service of the sec ond notice was a waiver of the first, and also that the inspector did not use due diligence in ascer-taining the residence of the owner of the property before serving upon the occupant.

Judgment was entered May 8th, 1885, directing that the said assessment be cancelled and awarding the plaintiff \$37.25 costs. Appeal was taken to the General Term and the judgment has recently been affirmed with \$97.84 costs. The amount due the plaintiff on the judgments, with interest to date, is \$189.97. Your committee recommends the set

Your committee recommends the payment of said judgments upon the execution of a satisfaction thereof. Respectfully submitted,

J. MILLER KELLY, P. WEIDER, D. W. SELYE,

H. KOHLMETZ,

G. W. ELLIOTT,

Law Committee.

Ordered received, filed and published.

By Ald. Kelly-Resolved, That the City Clerk be, and he hereby is, directed to draw an order on the Treasurer in favor of Sarah P. Bull, or George D. Forsyth, her attorney, for \$189.97, payable from the Contingent Fund, upon the certificate of the City Attorney being filed with the Clerk that the judgments in favor of Sarah P. Bull against the city. docketed May 8th, 1885, and April 17th, 1886, respect-vely, have been satisfied and discharged.

Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Wat-n, Kohlmetz, Fritzsche, Elliott, Foley, son, Selve, Swikehard, Weider, Stein. Kelly, Schaeffer-15. Bohrer.

By Ald. Kelly-

To the Honorable the Common Council of the City

of Rochester: GENTLEMEN—Your Law Committee hereby re ports upon the judgments recovered against the city by Athert J. Fisk and William Lusink, respectively, as follows:

tively, as follows: In September, 1883, Albert J. Fisk, as the owner, and William Lusink, as the occupant, of a piece of land situated in the town of Brighton, through their attorney, D. B. Beach, brought actions in the Supreme Court to recover the sum of \$1,400 each, for damages caused to said premises by the over-flow of the East avenue outlet sewer during the rears 1881, 1882 and 1883.

for damages caused to said rremises by the over-flow of the East avenue outlet sewer during the years 1831, 1882 and 1883. The actions were referred to George F. Yeo-mans as referee. The referee reported that by rears above referred to, the premises were perma-nently damaged by the washing away of a portion of the soil thereof, and by the permanent destruction of a well thereon, in addition to the destruction of a large portion of the crops upon said premises during each of the aforesaid years, and directed judgment in favor of the plaintiff Albert J. Fisk for \$\$60.36 damages and \$134.09 costs, a total of \$714.45, and in favor of William Lusink for \$252.60 damages and \$134.69 costs, a total of \$714.45, and in favor of William Lusink for \$252.60 damages and \$134.68 costs, a total of \$714.45, and in favor of William Lusink for \$252.60 damages and \$135.80 voor committee is informed by the City At-torney that the liability of the city for damages caused by the overflow of the East avenue outlet sewer in the town of Brighton was some years ago established by the General Term of the Susins the city of Rochester. In the Fisk and Lusink cases, under the ruling of the General Term in the Lithe case, the only question before the referee was the amount of damages sustained.

case, the only question before the referee was the amount of damages sustained.

In view of this fact your committee recommends the pa, ment of these judgments.

Respectfully submitted

J. MILLER KELLY, P. WEIDER, D. W. SELYE,

H. KOHLMETZ

G. W. ELLIOTI, Law Committee.

Ordered received, filed and published.

By Ald. Kelly - Resolved, That the City Clerk be, and he hereby is, directed to draw orders on the City Treasurer in favor of D. B. Beach, Esq., attorney for the plaintiffs in the actions of Albert J. Fisk vs. The city of Rochester, and William Lusink vs. The city of Rochester, for \$720.40 and \$464.86 respectively, payable from the contingent fund, upon the certificate of the city attorney being filed with the city clerk that the judgments in said actions, docketed in the Monroe county clerk's office April 2d, 1886, have been satisfied and discharged.

Adopted by the following vote :

Ayes—Ald, Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott, Foley, Man-deville, Swilzehard, Weider, Bohrer, Kelly, Schaeffer-14.

By Ald. Swikehard-

To the Common Council:

GENTLEMEN: Your Committee on Police, Excise and Markets, to which was referred the sub-ject matter of salary of the clerk of the Excise Board, hereby reports: 23

That, upon investigation, it is learned that on or about August 15, 1885, John H. Masch was ap-pointed clerk of the Excise Beard by the Commit-tee on Police, Excise and Markets and the Com-missioners of Excise in pursuance of a resolution of the Commen Council adopted August 11, 1885. At a subsequent meeting a committee was ap-pointed to fix the salary of the clerk of the Excise Board, which committee reported that the office of clerk of the Excise Board should be abolished, and submitted a resolution to that effect, which and submitted a resolution to that effect, which resolution was adopted. At the last meeting of your homorable body the last mentioned action was reconsidered, and the subject referred to this committee.

Upon investigation your committee are informed that Mr. Mason has served continuously as clerk of said board since the date of his appointment, and has rendered efficient service, for which he has received no compensation.

Your committee, after a careful examination of the subject, are satisfied that elerical assistance is necessary for the proper administration of the Ex-cise Department, and that a reasonable amount should be allowed for such assistance. Also, that a portion of the amount so allowed may be provided by requiring the excise clerk to prepare applications for licenses, when desired, and to collect a fee therefor.

Your committee, therefore, recommend that the clerk of the Excise Board be required to pre recommend that pare all applications for licenses, when applied for, and charge and collect 50 cents for each appli-cation prepared, and to deposit the amount so col-lected with the City Treasurer to the credit of the poor fund, and report the same to the Common Council monthly.

Therefore, your committee submits the accom-panying resolution for your consideration and recommend the adoption thereof.

Respectfully submitted, GEO. B. SWIK EHARD, PH. WEIDER, LOUIS BOHRER. **UHIS. J. SHAEFFER**, Committee.

Ordered received, filed and published.

By Ald. Swikehard-Resolved, That the salary of the clerk of the Exise Board be fixed at \$65 per month, and that the Finance Committee be directed to place upon the next Finance Budget, chargeeble to the Poor Fund, the salary of the clerk of the Exise Board, at the rate of \$65 per month, from the date of the appointment of said clerk, and that said clerk be required to prepare all applications for licenses applied for, and collect fifty cents for each application prepared by said clerk, and deposit the same with the city treasurer to the credit of the Foor Fund and report to this board.

Ald. Ethiott moved to amend the resolution by making the salary \$55 per month instead of \$65. Lost,

The original resolution was adopted by the following vote:

Ayes-Ald, Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Selye, Swike-hard, Weider, Bohrer, Kellv, Schaeffer-13. Nays-Ald, Elliott, Mandevlle, Stein-3.

By Ald. Coughlin-

To the Hon. the Common Council:

GENTLEMEN-Your Lamp Committee, to whom was referred the advisability of placing electric lights in the outer wards of the city, respectfully report that at a conference held with the directors of the Brush Electric Light Co. it was decided that inasmuch as the time when the contracts for lighting the city with gas did not expire until July 1st, and as no definite arrangement could be made with the Brush Light Co., your committee, under the circumstances, report progress and ask for further time.

Your committee, in relation to the question of

lighting the outer wards, would report that pend-ing negotiations for lighting the same with electric lights, have made no new contracts for lighting with kerosene oil, for the reason that the gas con-tracts expire July 1, 1886, and your committee was of the opinion that it would be advisable to per-mit Mr. J. W. Maser to continue to light the kero-sene oil lams until July 1, 1886. sene oil lamps until July 1, 1886. Your committee therefore recommend the adop-

tion of the following resolution.

esolution. WM. COUGHLIN, JR., GEO. B. SWIKEHARD, J. H. FOLEY, H. KOHLMETZ, Compittee.

Ordered received, filed and published.

By Ald. Coughlin-Resolved, That his honor the Mayor be, and he hereby is, authorized to enter into contract with J. W. Maser for the lighting, care, cleaning and repairing the public kerosene lamps of the city from April 1, 1886 to July 1, 1886, at the rate of five dollars and thirty-eight cents (\$5.38) per lamp per year, on his furnishing bonds for the faithful performance of his duty. Adopted.

REPORTS OF SELECT COMMITTEES.

By Ald. Mandeville-

Gentlemen of the Common Council:

Your special committee, appointed to investigate and report upon the several applications which have been made for permission to lay gas mains in the streets of the city of Rochester for the purpose of furnishing gas for both light and manufacturing

burnessing gas to boom nght and mantacting purposes, beg leave to report as follows: Your committee have not been able to arrive at any conclusion that would warrent ihem in making a report in favor of either of the applications at this a report in tayor of either of the applications at this time, but have made some progress toward that end. All of the companies making such applica-tion have furnished all of the information asked for by your committee with the exception of the one represented by John Scott and others, and your committee would hereby report that Mr. Scott be notified by the city clerk that unless he satisfies your committee, before the next meeting of the Common Council, of his ability and willing-ness to surply gas to the city of Bochester in acness to supply gas to the city of Rochester in ac-cordance with the terms of his proposition, and will agree to file a bond immediately with the city treasurer in the sum of seventy-five thousand (%75,-000) dollars, such as will be approved of by the Mayor and city attorney as an evidence of good faitn, your committee will feel warranted in reporting adversely on his proposition. (Signed) W MANDEVILLE,

. MANDEVILLE, MILLER KELLY, H. KOHLMETZ. Committee.

Adopted.

By the Clerk-

Ald. Mandeville said the report was drawn up hastily and moved that a committee of three be appointed to go to 1roy and inspect the system there at Dr. Campbell's expense. Adopted.

COMMUNICATIONS TO THE BOARD.

MAYOR'S OFFICE.

ROCHESTER, May 12, 1886.

HOCHESTER, May 12, 1886. j That portion of the proceedings of your last reg-ular meeting relating to the Plymouth avenue street railroad question is hereby disapproved. In justice to the people who are anxious for the road, and in justice to the city, I am of the opinion that no attempt should now be made under any exist-ing resolution, to construct the same. The tangled condition of the question, caused by a change in the law, and by the various amendment, to the re-solution which have from time to time been adopted, requires, in order to avoid obstacles of a very grave character, that a new start should be very grave character, that a new start should be made. I have taken this action upon mature deliberation and upon the advice of counsel, and at 1-John Woods

the suggestion of those who are among the strongest advocates of the proposed improvement CORNELIUS R. PARSONS, Mayor.

The president stated the question to be, shall the resolution stand, notwithstanding the ob-jections of his Honor, the Mayor. The veto was sustained by the following vote:

Nays-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Wieder, Stein, Bohrer, Kelly, Schaeffer-16.

The City Clerk read a remonstrance signed by six persons against the laying of water mains in Miller street sent in by the Executive Board. It was ordered received and filed.

By the Clerk-

To the Honorable the Common Council:

GENTLEMEN-In accordance with sec. 29, Re-vised City Charter, I hereby report the following persons as having qualified and taken the oath of office

- James Malley, Excise Commissioner. Wm. T. Kohlmetz, Superintendent of Garbage. Wm. H. Shuart, Commissioner of Deeds. J. K. McDonald, Demisterille

Respectfully, PETER SHERIDAN, City Clerk.

Ordered received, filed and published. The report of A. H. Martin, Milk Inspector, etc., from April 20th to May 18, was presented and ordered received and filed.

By the Clerk-

REPORT OF THE POLICE CLERK FOR THE MONTH OF APRIL, 1886.

POLICE COMMISSIONERS' OFFICE, May 18, 1886.

GENTLEMEN-I respectfully submit the followng as my report for the month of April, 1886:

ig as my report for the mor	ten or Apri	1, 1000		
1886.	Crime. Pe	nalty.	Pai	iđ
April – John Denman	drunk	\$10		
Chas. Burnham	sell. lig. Sur	1.40	40	
Edward McNally	drunk	10		
2–Joseph Weber	vio. ord.	10		
John Hall	drunk	10	5	
3-Frank Case	••	5		
5-Wm. Darrow	••	10		
Ellen O'Brien				
6-Clements Pfeifer	vio. ord.	10		
Joseph G. End	assault	50	50	
Frank End	••	15	15	
7-Thos. Burns	\mathbf{tramp}	cost	$\frac{2}{3}$	
8-Thos. McCormick	drunk	10	3	
Joseph McGurn	••	10	~	
9–James F. Collins		5		
John H. Fahy	••	10	10	
Edward Kelly	••	10	10	
0-Annie Smith	••	10		
2-Elmer Robinson	••	5	5	
Annie Sullivan	••	10	5	
Joseph Wadsworth	a sault	ŝŏ	5	
John Hastings	pet. lar.	3ŏ	1Ŏ	
Alex. Rogers	drunk	5	5	
Thos. Spillane		Ĭ0	ž	
Horatio Peters	vio. ord.	50	40	
Wm. Crouchen		5 0	$\tilde{40}$	
Geo. Brenard	••	15	$\tilde{15}$	
John Rufer	••	15	$\overline{15}$	
Wm. G. Farland	••	10	5	
John Cain	••	ĩŏ	5	
James Monroe	••	ĩŏ	5	
Albert J. Jones	••	10	5	
Chas. Edwards	••	10	5	
Joseph Wilson	••	10	5	
John Wier	••	10	5	
James McGeary	drunk	10	55555554	
John O'Hagerty		5	ā	
Thos. Foot	••	10	10	
Patrick Newcomb	••	ĩŏ		
Lewis Roberts	••	5	5	
Mariah Smith	••	10		
-John Woods	• ••	10		

15-	-Michael Hurley	••	10	10
10	Jennie Turner	••	5	5
	Phoebe Bellinger Michael McBride		10 cost	10 3
	Marcus B Langworthy	••	5	Ŭ
	Geo. Moore Wm. Reynolds Ida Martin	pet. lar. drunk	$\frac{50}{10}$	4
	Ida Martin	••	10	Ŧ
	Malvina Baker Mary O'Hara		10	
16-	–Frank Tierney	••	$10 \\ 10$	
10	Joseph Costello		10	
	John Howe Micnael Hurley Bernard Wartski	vio. ord.	10	
	Bernard Wartski	petit larcer	10 1 v 30	30
17-		urunk	10	
	Mary A. Hancock Mary Keenan	••	10 10	
19-		••	10	
	James Bruce	••	10	
	James Bruce. Lafayette C. Willis Wm. Dorman Danl. Houghtailing Bishord Mollon	••	10^{5}	
	Danl. Houghtailing		10	
	Richard Mellon		$10 \\ 10$	
	Geo. Boynton James Murphy -Patk. Tucker Ann Moore James Hughes Same Gala	••	10	
20-	-Patk. Tucker	••	10	5
	Ann Moore	••	10	
	Saml. Cole	cru. to ani	5 1. 10	10
	Saml. Cole	assault	5	20
01	Herman Scheib		5	ч
21-	Orin Gifford	drunk	cost 10	1
	James McEirov	••	10	
	Eva Yatcy Anillio Angenilo	vio. ord.	50	æ
	Barbara Martin		550	5
	Barbara Martin Andrew Curtin -Michael Kelly	assault	$\cos t$	1
22-	-Michael Kelly	drunk	$10 \\ 10$	
40-	Wm. Webb. Eva Green. Wm. Sampson	vio. ord.	10	10
	Wm. Sampson	assault	10	
24-	Lillie Burgess Thos. Gorman	drunk	$10 \\ 10$	
	Anthony Remark	••	5	
26-	-Annie Fitzgerald	••	10	10
	Geo. Lee		10 10	
	Geo. H. Adams	••	10	
	John Damey	••	10	
	Libbie Harrison Hannah Dwyer		$10 \\ 10$	
	Geo. Maloney	••	5	
27-	-Bridget Kelly		10	2
28	Anthony Kessler	assault, vio. ord.	$\begin{array}{c} \operatorname{cost} \\ 10 \end{array}$	4
	-Lawrence Riley Thomas O'Donnell	drunk	10	
29	Thomas Kennah	-	10 10	5
	Wm. Cook Hugh McMahon	vio. ord.	10	
	Wm. Johnston Wm. Evans. Jerry D. Toner	••	10	
	Wm, Evans.		$10 \\ 10$	5
	Philip Clark	••	10	5
00	Philip Clark. Benj. F. Baker -John Slocum.	drunk	10	-
30	Wm Bodell	asault	$\frac{10}{50}$	50
	Wm. Bodell Chas. Davis Chas. Clark	drunk	10	50
	Chas. Clark		55	5
	Milton Wooster	••	ð 	5
			\$	510

STATE OF NEW YORK, County of Mouroe, City of Rochester, ss:

I, B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing report contains a true and correct statement of all the month of April, 1886, for fines, penalties and costsimposed by the Police Justice of said city.

B. FRANK ENOS, Clerk.

Sworn to before me this 18th day of May, 1786. B. KEELER, Com. of Deeds.

Ordered received, filed and published.

ACTION ON ORDINANCES. FIRST ORDINANCES.

NORTH UNION STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling North Union street during the season of 1886. Adopted.

Adopted. The Surveyor submitted as such estimate, §150. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz: The sprinkling of North Union street from 100 feet north of East avenue to 100 feet south of University avenue during the season of 1886. And Whereas, The City Surveyor, under the direc-tion of this Council, nas made an estimate of the which estimate is hereby approved: Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One titer of lots on each side of North Union street, from 100 feet north of East avenue to 100 feet south of University avenue.

Irom 100 feet north of East avenue to 100 feet south of University aveoue. And the Cerk is hereby directed to publish notice in pursuance of Title VII, section 172 of Revised Charter of 1880 of the city of Rochester, that all persons inter-ested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, June the 1st. 1886, at 7:80 o'clock, at the Common Council Chamber, when allegations will be heard heard. Adopted.

BOARDMAN STREET PLANK WALK.

Adopted. BOARDMAN STREET PLANK WALK. By Ald, Kohlmetz – Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on Boardman street. The Surveyor submittee as such estimate \$430.00. By Ald, Konlmetz – Resolved, That the following improvement is necessary, viz.: The construction of a plank sidewalk four feet in width, with hemlock planks and stringers on the East side of Boardman street. from Morroe avenue to Rich-ards street. Also, the necessary crosswalks and side-walk grading. And whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$430.00 which estimate is hereby approved. Resolved, further, That the following portion of said City is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on the east side of Boardman street, from Monroe avenue to Richards street. A.d the Clerk is hereby alrected to publish notice in pursuance of Title VII, section 172 of the Revised Charter of 1850, of the city of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Tuesday evening. June the 1st, 1886, at 7½ o'clock, at the Common Council Chambers, when allegations will be heard. will be heard. Adopted.

KENT STREET SPRINKLING.

"' Aid. Kohlmetz-Resolved, that the City Surveyor ascertain and report to this Council the expense of sprinking Kent street, during the season of 1886.

ascertain and report to this Council the expense of Adopted. Adopted. The Surveyor submitted as such estimate, \$2%. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary. viz: The sprinking of Kent street, from 100 feet north of Allen street to Brown street, during the season of 1386. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$203, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereor, viz: One tier of lots on each side of Kent street, And the Clerk is hereby directed to publish notice in pursuance of Title VII, section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interestee in the subject matter of said improye-ment, are required to attend the Common Council on Thesday evening. June the ist, 1886, at "Su" o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

LAKE AVENUE PLANK SIDEWALK.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of costructing a plank sidewalk on Lake avenue.

Adopted. The Surveyor submitted as such estimate \$400, By Ald. Kohlmetz- Resolved, That the following improvement is necessary, viz:

The construction of a plank sidewalk 4 feet in width on the east side of Lake avenue, from the old city line to Frauenberger street; also the necessary grading except where good plank walks now exist at the proper grade. And whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$400, which estimate is hereby anyoursed

bit bills Connect, and shares at the same at \$400, which estimate is hereby approved. Resolved, further, That the following portion of said eity is deemed benefited and proper to be assessed for the whole expense thereof, viz. One tier of iots on the east side of Lake avenue, from the old city line to Fraunberger surget, in front of which the walk is constructed. And the Clerk is hereby directed to publish notice, in pursuance of Title VII., section 172 of the Kevised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement are required to attend the Common Council on Tuesday evening, June ine ist, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted

Adopted

IMPROVING LOCUST STREET

DiFROVING LOCUST STREET By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Locust street from the east curb line of Ful-ton avenue to the west line of Frederick Miller's prop-erty by a gravel roadway and other improvements connected therewith. The Surveyor submitted as such estimate \$3,750. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary. viz: The construction of a gravel roadway with Medina stone curbs and flag and paved guiters of the same material on each side of Locust street from the west curb line of Fulton avenue to the west line of Frekerick Miller's propercy. Also the necessary manholes, sur-face sewers, lot laterals and connections and cross-walks; also the construction of pine plank sidewalkfour (4) feet wide on each side of the street, and within the immist named where equally good walks do not exist with the grades and alignments that shall be estab-lished by the City Surveyor, And whereas, The City Surveyor, under the direc-tions of this Council, has made an estimate of the whole

tions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$3,750, which estimate is hereby approved. Resolved, further—That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Locust street, from Fullowavenue to the west line of Frederick Miller's

Fulton avenue to the west line of Frederick Miller's property. And further Resolved, That the taxpayers to be as-sessed for making such improvements may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertusement of the assessment roll, one-third of the amount within one year from the confirmation of said roll and the remaining one-three within two years from the confirmation of said roll. One all sums paid prior to the maturity of the said last installment, a discount will be allowed at 6 per cent, per annum. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, June the 1st, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard.

be heard. Adopted.

IMPROVING NORTH AVENUE.

By Ald. Kohlmetz-Resolved, That the City Survey-or ascertain and report to this Council the expense of improving North avenue, from Clifford street to Norton street

ton street. Adopted. The Surveyor submitted as such estimate, \$17,000. By Ald, Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The construction of a gravel roadway thirty-eight (38) feet wide, from the north curb line of Clifford street to the south curb line of Norton street, with the necessary crosswalks, roadway grading and gutter formations. formations.

formations. And Whereas The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$17,000, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz. One tier of lots on each side of North avenue, from Clifford street to Norton street. And further Resolved, That the tax-payers to be as-sessed for making such improvements may pay their assessments in three equal payments, as follows: One third of the amount assesses within thirty days

after the advertisement of the assessment roll; one-third of the amount within one year from the con-firmation of said roll, and the remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last installment, a discount will be allowed at six per cent. Descently, a sum of the said set.

installment, a discount will be allowed at six per cent. per annum. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter or said improve-inent, are required to attend the Common Council, on Tuesday evening, June the 1st, 1886, at 7:30 o'clock-at the Common Council Chamber, when allegations will be heard. Adopted. Adopted.

IMPROVING GORHAM STREET.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of improving Gorham street, between North St. Paul and North Clinton streets, with an asphalic pavement and other improvements connected therewith.

and other improvements connected therewith. Adopted. The Surveyor submitted as such estimate, \$17,500. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz: The construction of an asphaltic pavement on Gor-ham street. from the east curb line of North St. Paul street to the west curb line of North Clinton street, with Medina stone curbs on each side of the street be-tween the limit s named, the existing curb stones when not on the grades and alignments that may be estab-lished by the City Surveyor, to be taken up, and if of acceptable quality to be re-dressed, if necessary, and re-set; otherwise to have new stones substituted. Also, the construction of a twelve (12) inch vitrified pipe sewer from the eastern end of the present sewer in Gorham street to intersect the sewer in North Clinton street; also the cleaning and repairing of the existing Gorham street to intersect the sewer in North Olinton street; also the cleaning and repairing of the existing sewer, with the construction of the necessary man holes, lamp-holes, surface sewers, lot laterals and connections; also, the laying of all water and gas ser-vice pipes, with appendages where now required or their future need is contemplated or probable; also, the necessary stench-traps for surface sewers. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole-expense thereof, and reported the same at \$17,500 which estimate is hereby approvea. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for-the whole expense thereof, viz:

etty is deemedense thereof, viz: One tier of lots on each side of Gorham street, from One tier of lots on each side of Gorham street, from North St. Paul street to Clinton street. And further, Resolved, That the tax-payers to be assessed for making such improvement may pay their assessments in three equal payments, as follows: One third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the contirm-ation of said roll, and the remaining one that within two years from the confirmation of said last instal-ment a discount will be allowed at six per cent. per annum. annum.

annum. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised Charter of 1880 of the City of Rochester, that all: persons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, June the 1st, 1886, at 7½ o'clock, at the Common Council Chambez, when allegations will be heard. Adopted.

HENRIETTA AVENUE PIPE SEWER.

By Ald. Marson-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in Henrietta avenue.

ascertain and report to this Council the expense of constructing a pipe sewer in Henrietta avenue. Adopted. The Surveyor submitted as such estimat- \$500. By Ald, Miznon - Reesolved, That the following improvement is necessary, viz: The construction of a pipe sewer 12 inches in diameter in Henrietta avenue, also the neces-sary surface sewers, lot laterals, maniholes, etc. And whereas, The City Surveyor, under the direce-tion of this Cuncil, has made an estimate of the whole expense theretof, and reported the same at \$500, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assess-ed for the whole expense thereof, viz: One tier of lots on each side of Henrietta avenue, from a point 25 feet east of the northeast corner of Good-man street to where the pipe sewer crosses Henrietta avenue.

avenue.

And the Clerk is hereby directed to publish notice in pursuance of title VII, section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-

GREIG STREET SPRINKLING.

GREIG STREET SPRINKLING. By Ald, Kohlmetz-Mesolved, That the Ci.ySurveyor ascertain and report to this Council the expense of spiral Surveyor submitted as such estimate, \$155. The Surveyor submitted as such estimate, \$155. By Ald, Kohlmetz-Resolved, That the following im-proveness attreet during the season of 1886. And Whereas, The CitySurveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$155, which estimate is hereby approved. Resolved, further, That the following portion of said City is deemed benefited and proper to be assessed for the whole expense thereor, viz.: One tier of lots on each side of Greig street, from Plymouth avenue to Clarissa street.

rymoutn avenue to Clarissa street. Irom And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter of 1880. of the City of Rochester, that all persons interested in the subject matter of said im-provement, are required to attend the Common Coun-cil, on Tuesday evening, June the 1st, 1886, at 7½ o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

SPRINKLING NORTH GOODMAN STREET.

By Ald. Kohlmetz-Resolved. That the City Survey-or ascertain and report to this Council the expense of sprinkling North Goodman street during the season of 1886

sprinking North Goodman street during the search of 1886. The Surveyor submitted as such estimate \$157 By Ald. Kohimetz-Resolved, That the following improvement is necessary, viz: The sprinking of North Goodman street, from 100 feet north of East avenue to the east line of University avenue, during the season of 1886. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reports the same at \$157, which estimate is hereby approved. Resolved, further. That the following portion of said tity is deemed benefited and proper to be assessed for the whole expense thereof, viz. One tier of lots on each side of North Goodman street, from a point 100 feet north of East avenue to Univer-sity avenue.

from a point 100 Feet norm of Later and the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter, of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening Junc the 1st, 1886, at 7:30 o'clock at the Common Council Chamber, when allegations will be heard.

ALLEN STREET IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of improving Allen street, from Litchiled street to Brown street.

.

Adopted The Start Start

 $\mathbf{24}$

paid prior to the maturity of said last instalment, a discount will be allowed at six per cent. per annum.

num. And the clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Bevised Charter of 1880, of the city of Rochester, that all per sons interested in the subject matter of said improve ment, are required to attend the Common Council on Tuesday evening, June the ist, 1886, at 7:30 o'clock, at the Common Council chamber, when aliegations will baba heard be he heard. Adopted

HAND STREET ASPHALTUM IMPROVEMENT,

By Ald. Kohlmetz- Besolved. That the City Surveyor ascertain and report to this Council the expense of constructing an asphaltic pavement in Hard street.

b) Allo, Radin Robert to the schurch check of Surveyor constructing an asphaltic pavement in Hand street. The Surveyor submitted as such estimate §8,600, By Ald Kohlmetz-Resolved. That the following immovement is necessary, viz. The construction of an sphaltic pavement in Hand street from the East curb line of North St. Faul street to the west curb line of North Othors, the deal street to the west curb line of North Othors, with Me dina stone circhs zi feet apart on each side of said Hand street, within the limits named; also, the necessary man-holes on the main sever: also, the cleaning of the main sever, the cleaning, repairing and extension of the existing; and construction of new surface sewers where demanded; also, the laying of water and gas service pipes where now required or their future us is caterning where now required or their future us is caterning the construction of the surface sewers where demanded; also, the laying of water and gas explese thereof, and reported the same at \$5,600, which estimate is hereby approved tesolved, further. That the following portion of said city is deemed benefited and proper to be assess-dor the whole explese thereof, vizi . One ther of lots on each side of Hand street, from North St. Paul street to North Clinton street. And further resolved, That the layapyers to be as-sessed for making such Improvements may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thrify days after the advertisement of the assessment roll: on-thid of the amount within one year from the confirmation of said roll, and the remaining one-third wubin two parts from the co-firmation of said roll. On al sums paid prior to the maturity of the said last installment a discount will be allowed at the rate of portent, per amoun. And there cert is bereby directed to publich notice

a discount will be anowed as showed in a second anoma, anoma, And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 12 of the Revised Unarter of 1880, of the City of Sochester, that all per-sons interested to the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, June 18, 1886 at 73 c'clock, at the Comroou Council Chamber, when allegations will be heard. Adopted,

LOWELL STREET IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That he City Surveyor ascertain and report to this Council the expense of constructing a Medina stone pavee (**n**th Lowell street with curvs, guters and other improvements con-nected trierwink.

Adopted Adopted The Surveyor submitted as such estimate, \$1:,000. By Ald. Koolmetz-Resolved, That the following im-provement is necessary, viz. : "The construction of a Medica stone pavement in Low-

by Ald. Robanders-neosyred, that the following improvement is necessary, viz. The construction of a field in a tone pavement in Low-ell street from the east curb line of North Clinton street, with Medina stone curbs and flag guivers on each side of said Lowell'street within the limits named, also the clear bit, repairing of the main sever and construction of the necessary manholes on the same, the cleaning, repairing and extension of existing ar d the construc-tion of new surface sewers where required; also the construction of the necessary cross-waks, lot laterals and connections. And Whereas, The City Surveyor, under the direc-tions of this Council. has made an estimate of the whole expense thereof, and reports the same at \$17,000, which estimate is hereby approved. Resolved further, that the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, that the taxpayers to be as-sessed for making such improvements may pay their assessaments in three equal payments as follows; one-third of the ament assessed within thirty days after the advertisement of the assessment roll; one-third of the advertisement of the assessment roll; one-third of the advertisement of the assessment roll. On all sums paid prior to the maturity of the said last installment, a discount will be allowed of six per cent, per anum. And the Cleark is hereby directed to publish notice in pursuance of Title VII, Section 172, of the Revised Char-

By Ald. Kohlmetz-Remonstrance against the improvement of Lowell street. Ordered received and filed.

SELVE STREET IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of improving selve street from Lake avenue to the Boulevard

Adopted.

Adopted Adopted Adopted By Ald, Kohlmetz-Resolved, That the following im-provement is necessary, v12: The construction of a gravel roadway in Selye street from the west curb line of Lake avenue to the east line of the Boulevard with Medina stone curbs binry eight (35) feet apart, with Medina stone flag and paved git-ters shiree (3) feet while on each side, said curbs and gutters to exitend from the west curb line of Lake ave-nue to the east curb line of Fieppont avenue; also, the necessary manholes, surface sewers, lot laterals and connections; also, the necessary crosswalks. And wnereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$10,000, which estimate is hereby approved.

belies thereby and reported the same at β_1, vvv , which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assess-ed for the whole expeose thereof. $\forall iz$. One ther of lots on each side of Selve street from Lake

"One tip of lois on each side of Selye street from Lake avenue to the Boulevard. And further resolved. That the the taxpayers to be assessed for making such improvements may pay their assessments in three equal payments, as follows: One-third of the amount assess ed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confir-mation of said roll, and the remaining one-third with in two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last install-ment, a discount will be allowed at six per cent, per annum. annum

And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improvesous interested in the subject matter of said hill fore-ment, are required to attend the Common Council, on Tuesday evening, June the 1st, 1836, at 7:30 o'clock, at the Common Council Chamber, when allegations will be beard be heard. Adopted.

LANGHAM STREET PLANK WALK.

By Ald.Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank walk on Langham street.

constructing a plank walk on Languan succe. Adopted. The Surveyor submitted as such estimate \$150. By Ald, Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The construction of a plank sidewalk four feet in width on each side of Langham street, from the wesk end of the present walk on Langham street, to Joiner street, also the necessary sidewalk grading. And Whereas, The City Surveyor, inder the direction of this Conncil, has made an estimate of the whole ex-pense thereof and neported the same at \$150, which estimate is hereby approved.

Resolved, further that the following portion of said city is deemed benefited and proper to be assessed for

the whole expense thereof, viz: One tier of lots on each side of Langham street, from the west end of the present walk on Langham street to Joiner street.

Joiner street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to att-nd the Common Council on Tuesday evening, June 1st, 1886, at 716 o'clock, in the Common Council Chamber, when allegations will be heard Adopted.

HASTINGS AVENUE PLANK WALK.

By Ald Kohlmetz-Resolved, That the city surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on Hasting savenue.

Adopteo. The surve

Adopteo. The surveyor submitted as such essimate, \$60. By Ald, Kohlmetz-Resolved, That the following im-provement is necessary, viz : The construction of a plank sidewalk 2 feet and 6 in-ches in width on the east side of Hastings avenue, from a point opposite the south line of Driving Park

avenue to a point about 285 feet south therefrom, with

avenue to a point about 285 feet south therefrom, with the necessary sidewalk grading. And whereas, The city surveyor, under the directions of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$60, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz : One ther of lots on the eart side of Hastings avenue, in front of which the propers do walk is constructed. And the clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on ment, are required to attend the Common Council on Tuesday evening, June the 1st, 1886, at 7:80 o'clock, at the Council Chamber, when allegations will be heard. Adopted.

SOUTH FORD STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of Sprinkling South For street during the season of

Adopted.

The Surveyor submitted as such estimate, \$136. By Ald. Konlmetz-Resolved, That the following im-

provement is necessary, viz.: The sprinkling of South Ford street, from West ave-nue to the south line of Troup street, during theseason

The sprinking of South Ford street, from West ave-nue to the south line of Troup street, during theseason of 188. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and report the same at \$186, which estimate is hereoy approved. Resolved, further That the following portion of said city is accurate one neured and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of South Ford street from Westavenue to Troup street. And the Clerk is hereby directed to publish notice in pursuance of title VII., section 172 of the Revised Charter of 1880 of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, June the lst, 1886, at 7.30 o'clock, at the Common Council Chamber, when allegations will be heard. at the Commo Adopted.

FINAL ORDINANCES.

By Ald. Weider-Resolved, That the final ordinance for rinnacle avenue improvement be amended so as to change the width of roadway between curb lines to 36 feet instead of 40 feet. Also the taking up, deepening and connecting of the present main sewers between Alexander street and South avenue instead, of Comfort street and South avenue. Also to change the estimate to \$70,000. Adopted.

Further action was postponed under the rule.

FINAL ORDINANCE No. 2,952.

PINNACLE AVENUE SEWER CLEANING.

On motion of Ald. Marson the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below— After hearing such allegations from all persons ap-

After hearing such aregadous from an persons ap-pearing. All d. Marsonsubmitted the following: An ordinance to clean the sewer in Pinnacle avenue from a point 80 feet south of Hamilton place to the out-let sewer between Mefgs street and Goodman street. The Common Council of the city of Rochester do or-cume and dotomition the to the following improvomment

dain and determine that the following improvement be *

dain and determine that the following improvement be made, to wit: The cleaning and repairing of the main sewer in Finnacle avenue, from a point eighty (80) feet south of Hamilton place to the outlet sewer bet ween Meigs street and Go. dman street. And the whole expense shall be defrayed by the effect thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reports the same at \$700, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefited by said improvements is de-scribed as follows: One tier of lots on each side of Caroline street from

One tier of lots on each side of Caroline street from One tier of lots on each side of Caroline street from South avenue to Meigs street. Also one tier of lots on each side of Meigs street, from a point 150 feet south of Benton street to Pinnacle avenue; also one tier of .ots ou each side of Cayuga place from Mount Vernon avenue to Meigs street. One tier of lots on each side of Pinnacle avenue from a point eighty feet south of Hamilton place to the out-let sewer between Meigs street and Goodman street;

also one tier of lots on each side of Averill street from Pinnacle avenue to a p. Int 282 feet southwest from Bond street; also one tier of lots on each side of Bond street from Hamilton place to Grand street; also one tier of lots on each side of Whalen street from Averil street for and street; also one tier of lots on each side of Grand street; also one tier of lots on each side of South avenue to Pinnacle store of and street from South avenue to Pinnacle store avenue to Read street, also one each side of South avenue store of Read street and Grand street; also one side of Grant street for a value status of a South Internet between Oakland street and Grand street; also one tier of lots on each side of Sandford street from a point 267 feet west of South avenue to South avenue; also one tier op lots on each side of Cypress street from a point 291 feet west of South avenue, to South avenue; also one ther of lots on each side of Oakland Park from Oakland street to Caroline street; also one tier of lots on each side of Mk value of Oakland Park from Oakland street to Caroline street; also one there of lots on each side of Oakland Park from Oakland street to Caroline street; also enton street from Mt. Vernon avenue to a point 141 feet westof Meigs street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-dryes thereform.

land to be in proportion to the benefit which each de-rives therefrom. Ages-Ald. Tracy, Coughin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-16.

FINAL ORDINANCE NO. 2,953.

ALEXANDER STREET PIPE SEWER.

On motion of Ald. Marson, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

After works, see the following: Ald, Marson submitted the following: An ordinance to construct a pine sewer in Alexan-der street, from a point 40 feet north of Central park to the sewer in Bay street. The Common Council of the city of Rochester do

ordain and determine that the following improvement

ordam and determine that the two the two may improve be made. to wit: The construction of a pipe sewer 15 inches in diame-ter in Alexander street, from a point 40 feet north of the north line produced of Central park to the sewer the sewer shows a second secon in Bay street, with the necessary surface sewers, lot laterals, Y branches, lampholes, manholes and the necessary roadway grading and gutter formation. And the whole expense shall be derrayed by the assess-ment upon the lots, and parcels of land to be benefited

thereby, and the City Surveyor, under the direction of this Council, having made an estimate of such expense and reports the same at \$1,675, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem all be benefited by said improvement is described as follows:

One tier of lots on each side of Alexander street, from the north line produced of Central park to Bay street

On which above described lots and parcels of land the expenses of said improvement are bereby or-dered assessed, the assessment upon each lot and par-cel of land to be in proportion to the benefit which each derives therefrom.

each derives thereform. Adopted by the following vote: Aves -Ald. Tracy Courhlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Shaeffer-i6.

FINAL ORDINANCE NO. 2,954

ROME STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement described in the ordinance below. After hearing such allegations from all persons ap

Alter meaning soon anguitte pearing. Alt & hohmetz submitted the following: An ordinance to sprinsle Rome street, from Clinton place to Central avenue. The Common Council of the city of Rochester do or-dam and determine that the following improvement be made to submit.

be made, to-wit: _The sprinkling of Rome street, from Clinton place to

The spirinkling of Rome street, from Clinton place to Central avenue, during the season of 1885. And the whole expense shall be defragred by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$89, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefited by said improvements is de-scribed as follows: scribed as follows

One tier of lots on each side of Rome street, from Clinton place to Central avenue.

On which above described lots and parcels of land the expenses of said improvement are hereby ordered as sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-tives therefore. rives therefrom.

Adopted by the following vote: Ayes-Ald. Tracy, Coushin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaefler.--16.

Allegations were heard and Ald. Elliott presented a remonstance from Francis G. King, the original owner of the property, against the opening of a street from Union park to Gardner park, and moved that the ordinance be indefinitely postponed.

Adopted by the following vote : Ayes - Ald. Tracy, Watson, Kohlmetz, Fritz-sche, Elliott, Foley, Selye, Stem, Schaeffer-9. Nays-Ald Coughlin. Marson, Mandeville, Swikehard, Weider, Bohrer, Kelly-7.

FINAL ORDINANCE No. 2,955.

SOPHIA STREET SPRINKLING.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below:

After hearing such allegations from all persons ap-

pearing, Ald. Kohlmetz submitted the following: An oroinance to sprinkle Sophia street from Main street to Allen street. The Common Council of the city of Rochester do or-dain and determine that the following improvement

dain and determine that the following improvement be made, to wit: The spr nkling of Sophia street, from Main street to Allen street, during the season of 1×86. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to b-bene-fited there by; and the Gity Surveyor, under the durec-tion of this Council, having made an estimate of such expense, and reports the same at Slf2, and said esti-mate being deemed reasonable, is hereby approved : and the portion of said city which said Common Coun-cil deem will be benefited by said improvement is de-scribed as follows: One ther of lots on each side of Sophia street from

scribed as follows: One tier of lots on each side of Sophia street from Main street to Allen street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

Adopted by the following vote : Agenerated by the following vote : Ayes-Ald. Tracy, Coughin. Marson, Watson, Kohl-metz, Fritzsche. Elliott. Fol.y., Selve, Manueville, Swikehard, Weider, Stein Bohrer, Kelly, Schaeffer-16.

By Ald. Swikehard -Resolved, That action on the final ordinance for a pipe sewer in Brown street be postponed two weeks. Adopted.

By Ald. Swikehard-Resolved, That action on the final ordinance for the improvement of Brown street be postponed four weeks. Adopted.

FINAL ORD'NANCE No. 2,956.

NORTH AVENUE SPRINKLING-SEC. 2.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below : After hearing such allegations from all persons ap-

An ordinance to sprinkle North avenue, section 2, from the center of Weidstreet to North street. The Common Council of the City of Rochester do or-

dain and determine that the following improvement be made, to wit: The sprinkling of North avenue, Sec. 2, from the

centre of Weld street to North street, during the sea-son of 1886.

son of 1886. And the whole expense shall be derayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$228, and said estimate being deemed reasonable, is hereby approved; and the portion of said City which said Common Council deem will be benefited by said improvement is described as follows:

Council deem will be benefited by stat improvement at described as follows: One tier of lots on each side of North avenue, from the center of Weld street to North street. On which above described lots and parcels of land the expenses of said improvement are hereby or-dered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which loads derives therefrom.

actor of tand to be in properton to the benefit which each derives therefrom. Adopted by the following vote: Ayes-Alo. Tracy, Marson, Watson, Kohlmetz, Fritz-sche, Elliott, Foley, Selve, Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaefer-14.

On motion of Ald, Kohlmetz the Board proceeded to hear allegations in relation to the improvement described in the ordinance below. After hearing such allegations from all persons ap

After flearing such an equations from an persons op-pearing. Ad. Kohlmetz submitted the following: An ordinance to sprinkle Jones street from Platt street Jaystreet. The Common Council of the City of Rochester do or-dain and determine that the following improvement be wide a to with

The Solution Council of the City of Modelset all of made, to wit: The sprinkling of Jones street from Platt street to Jay street during the season of 1886. And the whole excemes shall be defrayed by the as sessment upon the jots and parcels of land to be bene filted thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$220, and said es-timate being deemed reasonable is hereby approved; and the portion of said city which said Common Council deem will be obsendiated by said inprovement is described as follows: One iter of lots on each side of Jones street from One tier of lots on each side of Jones street from One which above described lots and parcels of land the expenses of said improvement are hereby, ordered assessed, the assessment upon each lot and narcel of land to be in proportion to the benefit which (ach de-ives therefrom, Adopted by the following vote:

West Interestion. Adopted by the following vote: Ayes—Ald. Tracy, Marson, Watson, Kohlm etz Fritzsche, Elliott, Foley, Selye, Mandeville, Swike hard, Weider, stein, Bohrer, Kelly, Schaeffer—15.

FINAL ORDINANCE NO. 2, 958.

DRIVING PARK AVENUE PLANK WARK. On motion of A/d, Kohlmetz the Board proceeded to hear allegations in relation to the improvement des-cribed in the troinance below: After hearing such allegations from all persons ap

At left nearing such allogatcher being: Ail, Kohlm tz submitted the following: An ordinance to construct a plank walk in Driving Park avenue, from Lake avenue to Hastings avenue. The Common Council of the city of Rochester do ordain and determine that the following improvement be made, to wit:

ordain and determine that the following improvement be made, to wit: The construction of a plank sidewalk 4 feet 8 inches in width on the south side of Driving Park avenue, from Lake avenue to Hastings avenue; also the neces-sary crosswalts and sidewalk gradung. And the whoie excesse shall be defrayed by the as-sessment us on the lots and parcels of and to be bene-fited thereby; and the City surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$200, and said stimate being deemed reasonable is hereby approved; and the portion of said city, which said Common Council deem will be benefited by said improvement is described as follows: On effer of lots on the south 'side of Driving Park avenue, from Lake avenue to Hastings avenue. On which above described lots and parcers of land of land the expenses of said improvement are hereby or dered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives thereform. Aropted by the following vote: Arges-A'd. Tracy, Marson, Watson, Kohlmetz, Fritz-sche, Elinot, Foley. Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schafter-15. FINAL ORDINANCE, No. 2,959.

FINAL ORDINANCE, No. 2,959.

BATES STREET PIPE SEWER.

On motion of Ald, Marson, the Board proceeded to hear allegations in relation to the improvement described in the ordinarce below: After hearing such allegations from all persons ap-

An ordinance to construct a pipe sever in Bates street, from a point 75 feet north of Sibley street to the sever

The Consideration of a virtual pipe severe were test of the construction of the positive at a point seventy-five (75) feet north of the north line of sibley street and extending to the sewer in Park avenue, with the necessary manholes, surface sewers and lor laterals and connections; also the necessary roadway grading and

connections; also the necessary roadway grading and gutter formations. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$1,200, and said esit-mate being deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-

cil deem will be benefited by said improvement is described as follows

scribed as follows: — One tier of lots on each side of Bates street, from Subley street to Park avenue. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives thereform rives therefrom.

rives incretrow. Adopted by the following vote: Ayes—Ald. Tracv, Coughlin, Marson, Watson, Kohl-metz, Fritsche, Elliott, Folcy, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly Schaeffer—16. FINAL ORDINANCE, NO. 2,960.

STRAUB STREET PIPE SEWER.

STRATE STREET PIPE SEWER. On motion of Ald, Marson, the Board proceeded to hear allegations in relation to the Improvement aescribed in the Ordinance below: After hearing such allegations from all persons ap-pearing, Ald, Marson submitted the foll-wing: An ordinance to construct a pipe sewer in Straub-street, from a point 25 feet south of Driving Park av-enne, the sewer in Row street. The Common Council of the City of Rochester do or-dain and determine that the following improvement be made, to wit: The construction of a vitrified pipe sewer twelve (12) inches in diameter in Straub street, from a point 25 feet south of Driving Park avenue to the Row street sewer, with the necessary man holes, surface sewers, house laterals and connections; also, the necessary roadway grading and guit r formations. And the whole expense such be arestimate of y the assessment upon the lots and parcels of land to be benefited thereby, and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reported the same at \$\$50, which estimate being deemed reasonable is hereby approved; and the portion of said city which said Common Coun-cil deem to be benefited by said improvement is de-scribed as follows: One tier of lots on each side of Straub street, from Driving Park avenue to Row street.

Scribed as follows: One tier of lots on each side of Straub street, from Driving Park avenue to Rowe street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

rives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bourer, Kelly, Schaeffer -16.

FINAL ORDINANCE-NO. 2,961.

HENSLER ALLEY PIPE SEWER.

On motion of Ald. Marson, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing allegations from all persons appear-

After hearing allegations from all persons appear-ing— Aid. Marson submitted the following : An ordinance to construct a pipe sewer in Hensler alley, from a point 25 feet south of the south end of Murray st. to the sewer in Jay st. The Common Council of ti e City of Rochester do or-dain and deteranine that the following improvement be made, to-wir: The construction of a teu (10) inch vitrified pipe sewer in Hensler alley, beginning at a point twenty-five (25) feet south of the south end of Murray street, and ex-tending southward to intersect the sewer in Jay street, with the necessary manholes. surface sewers, lot lat-erais and lot connections; also the necessary roadway grading and gutter formations. And the whole experies shall be defrayed by the as-sessment upon the lois and parcels of land to be bene-fitted thereby: and the City Surveyor, under direction of this Council, having made an estimate of such ex-pense, and reports the same at \$975, and said esti-mate being deemed reasonable, is hereby approved ; and the portion of said city, which the said Common Council deem will be benefitted by said improvement is described as follows: One there of lots on each side of Hensler alley from the south end of Murray street lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Coughin, Marson, Watson, Kohimetz, Fritzsche, Elliott, Foley, Selye, Mandevillez Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-16. i he final ordinance for Clifford street widen-is a commercial definition.

ing came up. Ald. Koblmetz moved indefinite postponement. Adopted.

The final ordinance for Frank street Medina stone improvement came up. Ald. Selve pre-

The construction of a stone outlet sewer in Goodman street, beginning at the intersection of the middle line of the said street with the line prolonged easterly that divides the lands of Frederick's. Minges and Edward S. Haywara; thence northerly along Goodman street for distance of about four thousand one hundred and slavt,-tive (4,165) feet; thence easterly for a distance of about seven hundred (700) ieet through the lands be-longing to Hannah F. Brown. Also the widening and deepening in a northeasterly direction of the present Court and Williams streets outlet ditch for the dis-tance of about twenty six hundred (2,600) feet; also the necessary matholes, lampholes, surface severs and sewer connections. Iot laterals and lot connections; also the necessary roadway grading and guiter formaalso the necessary roadway grading and gutter formations

tions. And the whole expense shall be defrayed by the as-sessment upon the jots and parcels of land to be ben-efited thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reported the same at \$49,500, and said estimate being deemed reasonable, is hereby ap-proved; and the portion of said city which said common Council deem will be b nefited by said im-provement is described as follows:

side stimult being deemed reasonable, is hereby approved; and the portion of said city which said common Council deem will be b neited by said improvement is described as follows: All the territory described by and included within the individual described as follows: Beginning at the intersection of the east line of food street; thence weekerly on said produced north hue of Clifford street; thence weekerly on said produced north hue of Clifford street; thence weekerly on said produced north hue of Clifford street; thence weekerly on said produced north hue of the sait including one tier of lots on the north ide thereof, to the east line of the sait including one tier of lots on the north side hereof, to the wision line of Kirst avenue; provinged thereof, to Cen rail park: thence east right along Bay street, including one tier of lots on the west side thereof, to Cen rail park: thence east right along Bay street, thence west right on the sait including one tier of lots on the sait is saide thereof, to Cen rail park: thence east right along Becond avenue; including one tier of lots on the sait including one tier of lots on the sait

One tier of lots on each side of Chestnut Park from Chestnut street to William street. On which above described lots and parcels of land the expenses of said in provemen are hereby ordered assessed, the assessment upon each lot and parcel of large there from rives therefrom.

hand to be in potential to the other which which the desired invest there from. Ano it is further ordained and determined: That the taxpayers to bo assessed for making such improve-ments as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirm-ation of said roll, and the remaining one-third within two years from the confirmation of said roll. On all ment, a discount will be allowed at six per cent. per annum. annum

Ald. Watson presented a remonstrance and the board heard allegations.

By Ald. Foley-Resolved, that persons desiring to allegate for or against Chestnut park improvement be accorded five minutes. Adopted.

By Ald. Foley-Resolved, that action in the ordinance for Chestnut park be postponed two weeks and the petitions be referred to the Committee on Opening and Alteration of streets. Lost

The final ordinance was then adopted by the following vote :

Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Selye, Mande-ville, Swikehard, Stein, Bohrer, Kelly, Schaefer-14.

Nays-Foley, Weider-2.

FINAL ORDINANCE, NO. 2,963.

GOODMAN STREET STONE SEWER.

On motion of Ald. Marson the Board proceeded to hear allegations in relation to the improvement de scribed in the ordinance below: After hearing such allegations from all persons ap-

Pearing-Ald. Marson submitted the following :

Ald, Marson submitted the following: An ordinance to construct a stone sewer in Good-man street from a point opposite the devision line between Minges and Hayward, to the outlet ditch north of Bay street. The Common Council of the city of Rochester do ordain and determine that the following improvement be made, to wit:

25

ning. Excepting from the above all the lots on the north side of East M.in street, not liable to assessment under a contract made between Bernard Kiem and the City of Rochester, recorded in the office of the County Cierk in liber 11- of deeds at page 331. On which above described lots and parcels of land the On which above described lots and parcels of land the

nuce: i1- of needs at page 351. On which above described lots and parcels of land the expenses of said improvement are hereby ordered as-sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. And it is further ordained and determined that the tax payers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thurly days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of such roll; and the remaining one-third within itwo years from the con-tinwidy of such roll. On all sums paid prior to the ma-turity of the said last instalment, a discount will be al-lowed of six per cent. per anum. Adopted by the following vote: Arges-Ald. Tracy. Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Seive, Mande-ville, Swikehard. Weider, Stein, Bohrer, Kelly, Schaeffer-16.

ville, Swikel Schaeffer-16.

FINAL ORDINANCE NO. 2,965.

16,

MANSION STREET PLANK WALK.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement described in the ordinance below: After hearing such allegations from all persons ap-

pearing, Ald, Kohlmetz submitted the following: An ordinance to construct a plank walk on Mansion Street from the south line of lot No. 274 to Cottage

street. The Common Council of the City of Rochester, do ordain and determine that the following improvement be made, to wit:

ordain and determine that the following improvement be made, to wit: The construction of a plank sidewalk on the west side of Mansion street from the South line of lot two hundred and seventy-four (2:4) on said street to Cot-tage street, with the necessary crosswalks, sidewalk grading and guitter formation. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-efited thereby; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at §350, and said estimate being deemed reasonable, is hereby approved; and the portion of said City, which said Common Council deem will be benefited by said improvement is described as follows: One tier of lots on the west side of Mansion street from the south line of 10t two hundred and seventy-four (274) on the west side of said street to Cottage

street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote:

rives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin. Marson, Watson, Kohlmetz, Fritzsche, Ellott, Foley, Selye, Mande-ville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-16.

FINAL ORDINANCE No. 2,966.

HASTINGS AVENUE PLANK WALK. On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below:

After hearing such allegations from all persons ap

Ald. Kohlmetz submitted the following: Ald. Kohlmetz submitted the following: An ordinance to construct a plank walk on Hastimes avenue from a point opposite the south line of Driving Park avenue to the present walk on Hastings avenue.

The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The construction of a plank sidewalk 4 feet 8 inches in width on the east side of Hastings avenue, from a point opposite the south line of Dirving Park avenue to the present walk on Hastings avenue, about 70 feet east of Driving Park avenue. Also the necessary side-walk grading. And the whole expense shall be defrayed by the as sessment upon the lots and parcels of land to be ben-efited thereby; and the City Surveyor, under the di-rection of thils Council, having made an estimate of such expense, and reports the same at \$30, and said estimate being deemed reasonable, is hereby approved, and the porthonof said city which said Common Councils as follows: One ther of lots on the east side of Hastings avenue in front of which the proposed walk is to be con-simuted.

on which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-

Jana when in proportion to the benefit which each de-rives therefrom. Adopted as follows: Ayes-Ald, Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Folzy, Selye, Mande-yille, Swikchard, Weider, Stein, Bohrer, Kelly, Schaeffer-16.

The final ordinance for a pipe sewer in Davis street came up and Aid. Mandeville moved to amend by making it commence at a point 112 feet east of Scio street instead of 100. Adopted.

FINAL ORDINANCE, No. 2,967.

VIENNA STREET PIPE SEWER.

On motion of Ald. Marson the Board proceeded to hear allegations in relation to the improvement de-cribed in the ordinance below: After hearing such allegations from all persons ap-

pearing. Ald. Marson submitted the following :

After hearing such allegations from all persons ap-pearing. Ald, Marson submitted the following: An ordinance to construct a pipe sewer in Vienna street from a point 115 feet, east of St. Joseph street, to the sewer in Hanover street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The construction of a pipe sewer 15-inches in diame-ter in Vienna street, from a point 115 feet east of St. Joseph street to the sewers in Hanover street, with the necessary surface sewers, lot laterais, Y branches, lamp holes manholes, and the necessary roadway grading and gutter formation. And the whole expense shall be defrayed by the assess-ment upon the lots and parcels of land to be benefited thereby; and the City Surveyor, under the direction of this Council having made an estimate of such expense. and reported the same at \$1,200, and said estimate being deemed reasonable, is bereby approved; and the 'portion of said city which said Common Council deem will be benefited by said improvement is de-scribed as follows: One tier of lots on each side of Vienna street, from a point 115 feet east of \$1, Joseph street to Hanover street. On which aby described lots and parcels of and to be the street.

One her of lots on each state of vienna street, from a point ils feet east of St. Joseph street to Hanover street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-

 Italia to be in proportion to the benefit which cach de- rives therefrom.
 Adopted as follows:
 Ayes. --Ald, Tracy, Coughlin, Marson, Marson, Kohl-melz, Fritzsche, Ellioitt, Foley, Seiye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer -16

FINAL ORDINANCE, NO. 2968.

ADAMS STREET PIPE SEWER.

On motion of Ald. Marson, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

pearing________Ald. Marson submitted the following:

An ordinance to construct a pipe sewer in Adams street from a point 100 feet west of Plymouth avenue, to the Genesee Canal sewer. The Common Council of the city of Rochester do or-dain and determine that the following improvement be

made, to wit:

made, to wit: The construction of a twelve (12) inch vitrified pipe sewerin Adams street, beginning at a point one hun-dred (100)feet west of Plymouth avenue and extending westward to intersect the Genesee Valley Canal sewer, including the taking up of the present stone sewer in the said Adams street, within the limits named; also, the cleaning, repairing and extension of existing and construction of new surface sewers where required;

also the repairing and reconnecting of old and the con-struction of new lot laterals with the necessary lot con-

Also the repairing and reconnecting to out and the con-nections. And the whole expense shall be defray ed by the assess-ment upon the lots and parcels of lands to be benefited thereby, and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at $\$_2$, 70, and said estimate being deemed reasonable, is hreby approved; and the por-tion of said city, which said Common Council deem will be benefited by said improvement is described as follows: One tier of lots on each side of Adams street, from Plymouth avenue to the B., N. Y. & P. R. On which above described lets and parcels of land the expenses of said improvement are hereby ordered as-sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives thereform.

therefore, and the state bench which each derives And it is further ordained and determined that the taxpayers to be assessed for making such improve-ment, may pay their assessments in three equal payments, as follows: One-third of the amount assess-ed within thirty days after the advertisement of the assessment roll; one-third of the amount, within one year from the confirmation of such roll; and the remaining one-third of the amount, within one year from the confirmation of such roll; and the remaining one-third of the amount he confirm-ation of said roll. On all sums paid prior to the ma-turity of said last instalment, a discount will be al-lowed of six per cent, per annum. Adopted by the following vote: Ayes-add. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliot, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaffer-16. FINAL ORDINANCE NO. 2, 969.

FINAL ORDINANCE NO. 2,969.

PHELPS AVENUE SPRINKLING. On motion of Ald. Kollmetz. the board proceeded to hear allegations in relation to the improvement de-scribed in the Ordinance below:

After hearing such allegations from all persons ap-

After bearing such anegations are pearing— Alderman Kohlmetz submitted the following: An ordinance to sprinkle Phelps avenue from Lake avenue to the west side of Backus avenue. The Common Council of the city of Rochester, do or-dain and determine that the following improvement be made, to wit: The sprinkling of Phelps avenue from Lake avenue to the west side of Backus avenue, during the season of 1886.

of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$232 and said estimate being deemed reasonable is hereby approved; and the principal estimate basic for the same at \$252 and said

estimate being deemed reasonable is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefited by said improvement is described as follows: One tier of lots on each side of Phelps avenue from Lake avenue to Backus avenue. On which above described lots and parcels of land the expenses of said improvement are hereby ordered as-sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom.

Adopted by the following vote: Adopted by the following vote: Ayes—Ald. Tracy, Coughlin. Marson, Watson, Kohl-metz, Fritzsche, Elliott, Folcy, Selye, Mandeville, Swjkehard, Weider, Stein, Bohrer, Kelly, Schaeffer -16.

FINAL ORDINANCE, No. 2,970.

NORTH AVENUE SPRINKLING-SEC. 3.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

Ald. Kohlmetz submitted the following:

Aid, Kohlmetz submitted the following: An ordinance tc sprinkle North avenue (Sec. 3), from Nor, h street to the north line of Stevens street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The sprinkling of North avenue, Sec. 3. from North street to the north line of Stevens street, during the season of 1886. And the whole expense shall be defraved by the as-

season of 1386. And the whole expense shall be defrayed by the as-sessment upon the lots or parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and report the same at \$363, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefited by said improvement is de-scribed as follows: One there of lots on each side of North avenue from

One tier of lots on each side of North avenue, from North street to Stevens street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of

nt p. on ge do nt)St NO Jt-18n he of ed; t is eet ty. ind red of deide lly, d to deap ines ving aue.

эđ

land to be in proportion to the benefit which each derives therefrom.

rives therefform. Adopted by the following vote: Ayes-Ald. Tracy. Couchlin Marson, Watson, Kohl-metz, Fritzsche, Eilliott, Sevle, Mandeville, Swikehard, Welder, Stein, Kelly, Schaeffer. -15.

FINAL ORDINANCE NO. 2,971.

BORCHARD STREET GRADING,

On motion of Ald. Kohimetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-

School in the ordinance below. After hearing such a liegations from all persons ap-pearing— Ald. Kohlmetz submitted the following: An Ordinance to grade Borchard street, from Joiner street to Clinton street. The Common Council of theCity of Rochester do ordain and determine that the following in provement be made, to wit: The grading of the roadway and the construction of sidewalks on Borchard street, from Joiner street to Clinton street, with the culverts, crosswalks and gut-ter formations necessary. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be been fited thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$756, and said estimate being deemed reasonable, is hereby approved and the portion of said city which said Common Coun-cid deem will be benefited by said improvement is de-scribed as follows:

Seribed as follows: One tier of lots on each side of Borchard street, from Joner street to Clinton street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Seiye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15. The final ordinance for Chili avenue ning

The final ordinance for Chili avenue pipe sewer came up, and Ald. Kelly moved that action be postponed two weeks. Adopted.

UNFINISHED BUSINESS.

By Ald. Selye-

AN ORDINANCE TO PREVENT THE POSTING OF BILLS AND ADVERTISEMENTS UPON TREES, TELEGRAPH AND ELECTRIC LIGHT POLES AND LAMPS IN

THE CITY OF ROCHESTER.

The Common Council of the City of Rochester do or-dain as follows:

Section 1-No person shall place, or cause to be placed, upon any tree, telegraph or electric light pole or lamp-post in the city of Rochester any bill, notice or advertisement under a penalty of five dollars for

or advertisement under a penalty of five dollars for each offense. Section 3-Every execution issued upon a judgment recovered for any violation of the provisions of this ordinance shall command the amount to be made of the property of the defendant, if any such can be found, and if not, then to commit the defendant to the Monroe County Pententiary for a period of not less than five, nor more than ten cays. Section 3-This ordinance shall take effect imme-diately.

diately.

Adopted by the following vote : Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer--16

The resolution of Ald. Selve in relation to the purchase of gravel banks and published at page 50 of Council proceedings came up. Ald. Foley moved that action be indefinitely post-Adopted. poned.

The resolution of Ald. Selve, and published at page 50 current proceedings, in regard to contracts giving the right of way through the streets, alleys, lanes and parks of the city to be accompanied by a bond was on motion of Ald. Foley postponed two weeks.

The following came up :

By Ald. Watson-Resolved, That in pur-suance of section 81 of the City Charter, the following be fixed as the amounts necessary to be raised for the purpose hereafter named :

TAX LEVY 1886-87

For interest on the Bonded Debt, as follows :

AT SEVEN PER CENT.

One year on \$125,000, Free Academy building loan....\$ 8,750.00 One year on \$150,000, floating debt loan (re-issne of float-debt loan of 1868, '69 and' 70, authorized May 6, 1873.... 10,500 00 One year on \$3,182,000 water works loan 222,746.06

222,740 00

works loan..... One year on \$20,000, No. 5 1,400 00

- 28,700 00 18, 1875)...
- 42,000 00
- 18, 18(3). One year on \$600.000, Roches-ter & State Line R. R. Ioan One year on \$150,000, Roches-ter, Nunda & P. R. R. Ioan One year on \$335,000, City hall 10,500 00
- 23,450 00 commissioners' loan
- AT FOUR PER CENT.
- One year on \$100,000, consoli-dated loan (issued August 1, 1882, Res. C. C. March 30,
- 1882) 4,000 00 One year on \$300.000, local im-
- 12,000 00 provement funding loan.

\$364,040 00

- Less surplus from \$1,500.00 received from County Treas-urer Feb. 15, 1886, over one bond due that date \$1,000, and interest for one year on 80 00

\$6,000.00 at 7 per cent. \$420

00

\$363,960 00

Less amount to be paid in by Executive Board for sur-plus receipts over expendi-

tures for water works 205,000 00	
\$158,960	
For payment of 50 bonds, Free	

Academy Building Loan due

\$ 50,000 00 January 1st, 1887..... Less surplus raised in tax levy of 1885-6, for Flood Damages

Loan	20,205 64 \$29,794 36	ð.
For erroneous assessments	5,518 98	à.
	0,010 00	
For local assessments on city	1 000 0	
property	1,930 34	Ł
For all water used for city		
purposes	100,000 00	£.
For lighting the city	94,000 00	J
For support of the police	95,000 00	
For equipment of police patrol	12,000 00 107,000 00	î.
For general contingent ex-	14,000 00 101,000 0	
	WF 000 0	^
penses	75,000 00	J
For support and relief of the		
poor	25,000 00	J
For Board of Health, includ-	20,000 0	
	a	~
ing collection of garbage	24,000 0	
For City Property Fund	6,500 0	0
For Park Fund	2,000 0	
	N, 000 0	0
For Executive Board, as per		
requisition:		

Extension of Water Pipe..... 60,000 00 Repair and Care of Avenues.. 4,000 00 259,757 00

For support of Common			
Schools, as follows : Building Fund			
Building Fund	35,000 00		
Repair Fund			
Contingent Fund			
Teachers' Fund	140,000 00	001 000	~~
-		234,000	00

Total Levy\$1,123,460 68

Ald. Kelly moved that the amount to be appropriated for the care of the public parks be \$1,000. Lost by the following vote:

Nays-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Swikehard, Weider, Bohrer-11.

Ayes-Ald. Mandeville, Stein, Kelly, Schaef-

fer-4. By Ald. Foley-Resolved, That the rule for adjourning at 11 o'clock be suspended twenty minutes.

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott, Folsy, Mandeville, Swikehard, We'der, Stein, Bohrer, Kelly, Schaeffer—15. Ald. Mandeville moved that the item of

\$100,000 for water used for city purposes be stricken from the tax levy. Lost

The tax levy was then adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Koblmetz, Frizsche, Elliott, Foley, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer -14.

Nays-Ald. Mandeville-1.

Ald. Tracy moved that action on the penal ordinance relating to prohibiting the driving of cattle through the public streets, proposed by him at the last meeting, be further postponed two weeks. Adopted.

EXECUTIVE BUSINESS.

Ald. Mandeville moved that the council proceed to the election of Commissioners of Deeds and that the Clerk cast the ballot.

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Kelly, Schaeffer-15. Weider, Stein, Bohrer,

H. O. Jones, Scott Cummings, J. C. Burns, J. S. Beach having received the concurrent vote of the Council, were declared duly elected.

Ald. Kelly moved that when the board adjourn it be until next Tuesday evening, for the purpose of electing a City Attorney, and transact such other business as may come before the

meeting. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Watson, Foley, Swikehard, Weider, Stein, Bohrer, Kelly-9. Nays-Ald. Marson, Kohlmetz, Fritzsche, Elliott, Mandeville, Schaeffer-6.

By Ald. Coughlin-Resolved, That the City Surveyor be and hereby is directed to prepare an ordinance for the setting of a curbstone on the south side of Center street, from State street to Sophia street. Adopted.

Ald. Watson presented a petition for the improvement of Chestnut street. Ordered received and filed.

Ald. Watson presented a petition asking that the grade of Chestnut park be established. Granted.

By Ald. Watson-Resolved, That the Common Council hereby determines and certifies to the Board of Education that the amount necessary to be and which will be raised by the Common Council for the purposes mentioned in the following schedule for the year commencing on the first Monday of September next 1s as follows, viz.:

For Building Fund For Repair Fund. For Contingent Fund. For Teachers Fund.	\$35,000
For Repair Fund	9,500
For Contingent Fund	49.500
For Teachers Fund	140,000

Total.....\$234,000

And it is further resolved that the clerk of this board be, and hereby is, directed to serve upon the president of the Board of Education, and upon Charles H. Bidwell, chairman of the Finance Committee of said board, a certified

copy of this resolution immediately upon the approval of the same by the mayor. Adopted,

Ald. Stein presented a petition asking for the reconsideration and rescincing of final ordi-nance No. 2, 681, passed July 29, 1885, for a plank walk on Jennings street. Referred to the Committee on Public Improvements.

By Ald. Kohlmetz-Whereas, There is a lot at the lower landing, near Brewer's dock, on the Genesee river, alleged to be owned by the city of Rochester which is occupied by persons without authority; therefore,

Resolved, That the City Property Committee be directed to investigate and report to this board as to the advisability of disposing of said lot. Adopted.

By Ald. Kohlmetz-

EXCISE BOARD, OFFICE CITY BUILDING, FRONT ST., ROCHESTER, N. Y., May 3d, 1886.

To the Common Council: GENTLEMEN : On the first day of September. 1885, we granted a license to Elizabeth Hub to sei liquor at No. 8 Lowell street, for which she paid \$50. On the last day of November, 1885, she went out of business and has had no further use for her license. She now asks us to request your board to refund her the amount of \$37.50, corresponding to the unexpired term of her license. We think her claim is just and recommend that it be refunded Respectfully, POMEROY P. LICKINSON, her.

CONRAD HERZBERGER,

Excise Commissioners.

Ordered received, filed and published. By Ald. Kohlmetz - Resolved, That the clerk be directed to draw an order on the city treasurer in favor of Elizabeth Hub for thirty-seven dollars and fifty cents (37.50) and charge Poor Fund.

Adopted by the following vote.

Ayes -Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Foley Mandeville, Stein Bohrer, Kelly, Schaeffer-12. Nays-Ald. Elliott-1. By, Ald. Fritzsche-Resolved, That the Lamp

Committee be authorized to place an electric hight in Hudson street, between North avenue and the N. Y. C. & H. R. R. R.; referred to the Lamp Committee,

By Ald. Elliott-Resolved, By the Common Council, that the Board of Education be requested to state officially, in writing, to this Board the reasons which exist for the nonenforcement of the Compulsory Education Law with respect to minors. Adopted. By Ald. Foley—Petitions of Sarah P. Stone

to erect a wood building on Phelps avenue, and Susan D. Stone to erect a wood building on Stone place; Ald. Mandeville presented a remonstrance; both petitious granted under direction of the Wood Building Committee and Fire Marshal.

By Ald. Foley-Resolved, That the rule for adjourning at 11 o'clock be postponed 20 minutes. Adopted by the following vote:

Ayes-Ald, Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritsche, Elliott, Foley, Man-deville, Stein, Bohrer, Kelly, Schaeffer-13.

By Ald. Foley-

To the Honorable the Common Council of the City of Rochester :

The petition of the Rochester City & Brighton The petition of the Kochester City & Brighton Railroad Company respectfully represents that your petitioner is a corporation, organized, char-tered and incorporated under, by virtue of and pursuant to the laws of the State of New York for the purpose of constructing, maintaining and the purpose of constructing, maintaining and operating a street surface railroad for public use

 $\mathbf{26}$

in the conveyance of persons and property in cars for compensation, in the city of Rochester and County of Morroe, N. Y. Your petitioner wishes to construct, maintain, operate and use a railroad and to extend its rail-

road on the surface of the soil through upon and along the following named streets in said city of Rochester, N. Y., viz. : Through Plymouth avenue from Main street to Genesee street, thence through Genesee street to Brooks avenue, with the neces-sary branches, turnouts, sidings, switches and turntables

Your permission and consent thereto. Dated Rochester, N. Y., May 17th, 1886. P. BARRY, President.

Ordered received, filed and published.

By Ald. Foley-Whereas, The Rochester City & Brighton Railroad Company has presented its petition and asked for the consent of the Common Council for the construction, operation, extension and use of a surface street railroad through the following named streets of the City of Rochester, viz: Through Plymouth avenue from Main street to Genesee street; thence through Genesee street to Brooks avenue.

Now, therefore, it is hereby resolved, That the clerk be and he is hereby directed to pub lish as required by statute daily for at least fourteen days in two daily newspapers in said City of Rochester, to be designated by the Mayor of said city. A notice that such abplication has been made, and that such application will be first considered by the Common Council at its next meeting, to be held at the City Hall on the 15th day of June 1886, at 8 o'clock p. m. Adopted.

To the Hon. Common Council of the City of Rochester:

We, the undersigned residents and property-owners of the City of Rochester, respectfully show: That the petition of the Rochester City & Brigh-

ton Railroad Company, herewith presented to your honorable body, is presented at our request. That we deem the granting of said petition of

much greater importance and benefit to the southern and southwestern portions of the city than to said company. A line of street cars in the section of the city therein specified, has become a matter of the city therein specined, has become a matter of necessity to its proper growth and development, and will be of incalculable benefit, not only to the property-owners of said section, but especially to the great number of residents in said section whose business calls them to the center of the city, but limited means do not permit their keeping carriages to convey them thither. If will, more-over, be of a great direct benefit to the city itself, by reason of the large increase of tax-paying prop-erty which will incretiable follow such construction

erty which will inevitably follow such construction. We therefore respectfully request that your honorable body will as speedily as possible grant the prayer of said petition prave

Satah Frost.	1011.	Mary T. Frost,
J. P. Tumilty,		J. E. Furlong,
J. A. Oaks,	А. М.	J. A. Shaw, Wilson.

Ordered received, filed and published.

To the Honorable the Common Council of the City of Rochester: We, the undersigned residents and property We, the undersigned residents and property owners of the City of Rochester, respectfully show: That the petition of the Rochester City and Brighton Railroad Company herewith presented to your honorable body, is presented at our request. That we deem the granting of said petition of much greater importance and benefit to the south-our out the protein portions of the site the south-

ern and southwestern portions of the city than to said company. A line of street cars in the section of the city therein specified, has become a matter

the great number of residents in said section whose business calls them to the center of the city, but whose limited means do not permit their keeping carriages to convey them thither. It will, more-over, be of a great direct benefit to the city itself, by reason of the large increase of tax-paying property which will inevitably follow such construction

tion. We therefore respectfully request that your hon-orable body will as soon as possible grant the prayer of said petition. Henry C. Frost, Mrs. R. R. McDonnell, Pamilio S. Frost, P. H. Cummings, Annu B. McPherson, M. A. Cummings, J. R. Joiner, C. S. Cummings, Sophie Stetromann

Sophie Stetzenmeyer, Lena Stetzenmeyer, Mrs. M. Stetzenmeyer, P. H. Brennan, Charles E. Lee, Mrs. John Copithorn, Mrs. Albert Roberts, John McCruden, Mrs. H. R. Foxwell,

Merwin Pripp, Jennie Pripp, James Riley, John Farley, John Farley, Miss Ada Judd Lee, Mrs. William Lawson, Mrs. E. J. Kingdon, William Brannigan, Charles E. Forwall Charles E. Foxwell.

Ordered received, filed and published.

Ald. Kelly presented a petition from resi-dents of the Eighth, Third and Sixteenth wards, asking for the route in Plymouth avenue, which was ordered received and filed.

By Ald. Foley-Resolved, That the Rochester City & Brighton Railroad Company are requested to lay and use a double track along West avenue, from the Erie canal to York street continuously, without switches or turnouts, in place of their present track. Action postponed for two weeks,

By Ald, Foley-Whereas, improvements in street railroad rails are adopted and in general use in New York and other cities, Resolved, That it be referred to the Commit-

tee on Public Improvements to examine and report to this board what is the rail most expedient to be laid on new constructions of street railroad tracks, and especially on West avenue. Adopted.

Rochester City and Brighton Railroad Company:

GENTELMEN-At a meeting of the Executive Board held May 14th, the following was adopted : By Mr. Kuichling-Whereas, An ordinance has been passed by the Common Council for the con-struction of a sewer in South St. Paul street from East Main street to Court street: and

East Main street to Court street; and, Whereas, Travel by the street car lines using said street must necessarily be interrupted during the prosecution of the work; therefore, Resolved, That the Clerk of this Board be di-

rected to notify the Rochester City & Brighton R. R. Co that travel on South St. Paul street will be interrupted for a period of at least sixty days from the beginning of work upon said sewer.

THOMAS J, NEVILLE, Clerk.

Ordered received, filed and published.

By Aid. Foley-Resolved, That during the period necessarily occupied in the construction of a sewer in South St. Paul street from Court street to Main street, the Rochester City & Brighton RR. Co. have permission of the city of Rochester to lay, operate and maintain tem-porary tracks from their tracks on Exchange street along Court street to South St. Paul street, to connect with their tracks at that point. Adopted.

By Ald. Foley

BOSTON, Mass., May 12, 1886.

To His Honor, the Mayor, Police Commissioners and Special Committee on Police Patrol System.

GENTLEMEN-We, the undersigned, propose to urnish the city of Rochester a Police Patrol Sysfurnish the city of Rochester a Police Patrol Sys-tem consisting of the following: Thirty street sta-tions to be placed upon a solid stone foundation to of necessity to its proper growth and development | tem consisting of the following: Thirty street sta-and will be of incalculable benefit, not only to the | tions to be placed upon a solid stone foundation to property-owners of said section, but especially to | be of the size, pattern and outfit as used in Chicago

with the latest improvements; also 400 keys. The station to contain signal-box with telephone con-nection condenser and battery, outside door to be fastened with a trap-lock. The city to furnish a gas lamp in each box with gas connections, etc. The street stations to be located wherever desig-nated by the commissioners. The system to be di-vided into four complete metallic circuits, to be winstructed of the best quality of hard drawn cop-ners wire to heave the base of the pourt is a wire to be out the base of the base of the base of the base is a wire to be a pourt of the base of the constructed of the best quality of hard drawn cop-per wire, all joints to be soldered, wire to be put up in the best possible manner, all circuits to cen-ter into Police Headquarters in City Hall, unless otherwise designated by the Police Commissioners. Two wires to be run from Police Headquarters to other wise central office appresents to convict of barn. The central office apparatus to consist of four complete sets of central office instruments consisting of four chemical registers, four mag-netoes with sufficient battery to furnish current to work all instruments, with switches for connect-ing circuits together, and cutting telephone and ing circuits together, and cutting telephone and resting apparatus, instrument for transmitting alarms from headquarters to barn. The barn to be furnished with one team of horses, one set of swinging harness with patent harness, one patrol wagon, the same as now in use at headquarters of the Police Department at Detroit, the same to be fully equipped with blankets, stretchers, ropes and general outfit. The horses, wagon and equipments to cost not less than \$1,000. One register and gongs for receiving out horses, turning up gas, etc. One telephone con-nection and switch. All arrangements, appli-ances and apparatus to be furnished and erected in first-class, workmanlike manner, insuring perfeet working of the electric machinery and con-nections thereto. The working of team, wagon and all materials heretofore mentioned to be satisfactory to the commissioners or commission au-thorized to accept the system upon its completion. horized to accept the system upon its completion. All of the above we propose to furnish for the sum of twelve thousand dollars (\$12,000. Yours respectfully, GAMEWELL FIRE ALARM TELEGRAPH CO., Per JOSEPH W. STOVER, President.

Ordered received, filed and published. By Ald. Foley-Resolved, That the Mayor be and hereby is authorized and directed to ex. ecute a contract on behalf of the city with the Gamewell Fire Alarm Telegraph Company, providing for the purchase and placing of the police patrol system of that company in this city at an expense of not exceeding \$11,000, the city to furnish horses, harness, patrol wagons, blankets, stretchers and rope-, the contract to be approved by the Mayor, the City Attorney and the special committee on police patrol. Adopted.

By Ald. Foley-

To the Hon. the Common Council: GENTLEMEN-I respectfully request your honor-able body to refer to your Assessment Committee the question as to whether the taxes upon my lot corner of Tremont and Morgan streets, assessed previous to my becoming the owner of the same, should not be remitted, upon the ground that when I purchased the same I obtained a City Treasurer's Barch on which said taxes were not entered. Dated May 18, 1886. EDWARD WILDER, 104 Whitney st.

Referred to the Assessment Committee.

By Ald. Mandeville-Resolved, That the City Property Committee be and are hereby instructed to advertise for sealed proposals for furnishing two hundred and fifty tons of grate

Coal for the use of the City Hall. Adopted. By Ald. Mandeville-Resolved, That the Lamp Committee be requested to place an electric light on Alexander street, north of East Main street. Referred to the Lamp Committee.

By Ald. Stein-Resolved, That the City

Adopted by the following vote: Ayes—Ald. Tracy, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Stein, Bohrer, Kelly, Schaeffer-10.

Nays-Ald. Watson Mandeville -- 2.

By Ald. Stein-Resolved, That the Executive Board be and it is hereby authorized and directed to extend a four inch water main in Morris street, from present end of pipe to St. Joseph street, a distance of about 400 feet, at an expense not to exceed three hundred and fifty dollars, provided said Board can make such extension in addition to those already authorized by this Board out of moneys already provided for water pipe extension.

Referred to the Water Works Committee, By Ald. Kelly-Resolved, That the rule for adjourning at 11 o'clock be postponed ten minutes.

Adopted by the following vote:

Ayes-Ald. Tracy, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Stein, Bohrer,

Kelly, Schaeffer-11. By Ald. Stein-Resolved, That permission be granted to Louise H. Canfield to erect a wood building on Canfield place, in accordance with the prayer of her petition heretofore presented to this Board. Action postponed two weeks.

By Ald. Kelly-Resolved, That the Park Committee of this Board be and hereby is di-rected to advertise for bids for the care and cleaning of the public parks and squares of this city, the advertisement for proposals to be published in the newspapers authorized to publish city notices for five days, and to provide that the grass shall be mown at least once in each week, and to let the contract to the lowest bidder who shall give a bond approved by the City Attorney. Adopted. By Ald. Kelly-Resolved, That the Execu-

tive Board be authorized and requested to negotiate for the purchase of lands necessary to be taken for the opening of a new street from Campbell street to Jay street, as contemplated by ordinance No. 2, 929, adopted May 4th, 1885, and report the result of such negotiations to this Board. Adopted. By Ald. Schaeffer—Petition for sprinkling

University ave. referred to the City Surveyor to prepare an ordinance.

By Ald. Schaeffer-Resolved, That the list of streets in which water pipes are so be laid be and hereby is so changed as to strike out Miller street from the present end of water pipe laid in said street northward to the end thereof, and by inserting in place thereof Fifth avenue, from Central park to Pennsyl-vania avenue. Referred to the Water Works Committee.

By Ald. Schaeffer -- Resolved, That final ordinance No. 2.850, for a stone sewer in Pennsylvania avenue and Goodman street, be re-

considered. Adopted. By Ald. Schaeffer-Resolved, That final ordinance No. 2,850, for a stone sewer in Pennsylvania avenue and Goodman street, be indefinitely postponed. Adopted.

By Ald. Schaeffer-Resolved, That the final ordinance No. 2,871 for a plank sidewalk on Carter street be reconsidered. Adopted.

By Ald. Schaeffer-Resolved, That the final ordinance for a plank sidewalk on Carter street be amended so as to read, "to the north line of lot No. 2" Adopted.

Laid over two weeks under rule.

The president announced the following committee to visit Troy to examine the gas sys tem there: Ald. Watson, Weider, Marson.

Ald. Foley moved that the Board adjourn until Tuesday evening, May 25th. Adopted. PETER SHERIDAN, City Cierk.

In Common Council-May 25th, 1886.

AD JOURNED REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present --Ald. Tracy, Coughlin, Marson, Watson, Koblmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-16. Ald. Kohlmetz presented the following:

To the Honorable the Common Council of the City of Rochester:

Dear Sirs:-The undersigned begs leave to call your attention to the fact that he is owner of lot No. 10 (E pt) Evergreen street, being second lot east from corner Evergreen park, having taken and put upon record title to same previous to the date of the passage of an ordinance for the exten-sion of Evergreen park to Clifford street, for which he was assessed and was paid the tax imposed of \$52.19, which he claims to be erroneous, and asks that this amount he normado all of which is more that this amount be refunded, all of which is most respectfully submitted, detailed map herewith attached. Very respectfully,

A. ROODENBURG.

Referred to the Assessment Committee.

Ald. Kohlmetz presented a petition of John G. Wagner, also a remonstrance. for the erection of a wood building on North St. Paul street, which was referred to the Wood Building Committee with power to act.

By Ald. Kohlmetz-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-The undersigned respectfully rep GINTLEMEN- The undersigned respectivity rep-resents that she is owner of lot 23, Atwater and Andrews tract, in the Fifth ward, city of Roches-ester, stuate an North St. Paul street, and that the taxes on the same for various important and heavy local improvements amount to a very large neary local improvements amount to a very large sum and are still unpaid. Although some of the assessments are of a doubtful legal character, the payment of which would impose upon me a very heavy burden, yet I propose to pay the same in full and at once, provided your Honorable body will direct the City Treasurer to accept from me the rate of interest on the same at six per cent. And thus will ever pray And thus will ever pray

MARY W. BRADSTREET. Ordered, received. filed and published.

By Ald. Kohlmetz-Resolved, That the Treasurer be, and he hereby is, authorized and directed to receive from Mary W. Bradstreet, the owner of lot No. 23 of the Andrews and Atwater tract, on the east side of St. Paul street in the city of Rochester, the taxes and assessments upon said lot, if the same are paid in full within ten days from the date of the passage of this resolution, with interest at 6 per cent. per annum from the time they became liens upon the property-adopted.

Ald. Kohlmetz presented a petition of Joseph Petz for permission to erect a wood building on Lowell street, which was referred to the Wood Building Committee, with power to act.

By Ald. Elliott-Bills of

Daniel Hickey, col	lecting	garbage		\$114		
Jacob Bauber,	••			114		
John W. Mason,	••	••	.	228	00	
Wm. Rosengreen,	••	••		52	25	
Patrick Bradley,	••	••		228	ÕÕ.	
J. W. Maser,	••			114		۰.
Peter Hardy,		••		104	50	
Jacob Stein.	••	•••		114		
M. Heavey estate.	hoard o	f horse		20		
John Baker, remov	ting des	danimals			75	
					öŭ	
Peter Sheridan, po	stage st	ашря		÷0	V.U	

Referred to the Health Committee.

Ald. Elliott presented a petition for a pipe sewer in Henrietta avenue, and moved that the ordinance presented last week be amended so as to read from Goodman street to Meiser street. Adopted.

By Ald. Foley—Petition of Eli Tripp for re-mission of taxes; referred to the Assessment Committee.

Ald. Selve presented the petition of L. J. Brown for permission to errect a wood building on Spencer street, which was referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Mandeville-

To the Honorable Common Council of the City of Rochester.

I am instructed by the Board of Trustees of the Mechanical Institute to apply to your honorable body for the use of the Lity Hall during the day time and evening of the 9th and 10th of June. As the Institute was established for the educational benefit of the city at large, without cost to those participating in its advantages—so that more than 1,000 persons have received thereby free instruc-tion during the past winter and spring. It is hoped that the use of the hall for the purposes our first annual exhibition may be granted without any more charge for the same than shall be absolutely necessary. Yours respectfully WM. F. PECK, Cor. Secretary of the Mechanic's Institute.

Referred to the City Property Committee.

By Ald. Mandeville-Petition of Mary A. Boody for permission to erect a wood building; referred to the Wood Building Committee and Fire Marshal with power to act.

Ald. Mandeville presented a remonstrance for the sprinkling of North Union street for which the ordinance is now pending. The remonstrance was tabled.

By Ald. Swikehard, petition of John Welch to erect a wood building on Jay street; re-ferred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Bohrer, petition for a sewer on Delevan street; referred to the City Surveyor to prepare an ordinance.

By Ald. Schaefer, petition for gas lamps on Culver and Pearl street; referred to the Lamp Committee; also petition of J. V. Peacock for permission to erect a wood building on Avenue A, Vick park; referred to the Wood Building Committee with power to act.

By Ald. Bohrer, petition of John G. Skuse to erect a wood building on Goodman street; referred to the Wood Building Committee with power to act.

By Ald. Schaeffer-Petition of F. A. Brockett to erect a wood building corner of Goodman street and Brighton avenue; referred to the Wood Building Committee and Fire Marshal with power to act

By Ald. Bohrer-Petition of M. Farber for permission to erect a wood building on Penn-sylvania avenue ; referred to the Wood Building Committee with power to act.

REPORTS OF STANDING COMMITTEES.

Ald. Elliott, from the Health Committee, reported in favor of the various bills referred to their committee, and referred them to the Finance Committee for payment.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk-

ROCHESTER, April 20, 1886.

To the Board of Aldermen of the City of Rochester GENTLEMEN-On March 31st, last, I applied to your Board for permission to lay mains through the streets for the purpose of supplying natural gas to But upper interesting for the last of the streets of the street o the city. But upon investigation find that t would the city. But upon investigation find that it would require a good return upon a capital of two million dollars to lay and operate the mains necessary to bring what might prove to be a very uncertain supply of natural gav, which unless enriched and purified is unfit for illuminating purposes. The in-terest on such an amount, together with the cost of the gas wells, right of way, etc., wou'd purchase all the material required for the manufacture of gas for Rochester consumers. And as the existing gas companies here and else where have already all legal rights under their charters, to bring or use natural or manufactured gas through their mains, I beg leave to withdraw my application. I beg leave to withdraw my application.

Thanking those of your Board who gave the mat-ter just consideration. I remain respectfully, JOHN SCOTT.

Ordered received, filed and published.

By Ald, Stein-

To the Common Council:

GENTEMENT: A portion of the north wall of the stone and brick building owned by N. H. Galusha, in rear of the John Snow building, on Exchange street, has become unsafe and liable to fall down and injure persons and property, I have notified the owner of the unsafe condition of said building. I therefore recommend that the owner be required to make said building safe. ARTHUR MCCORMICK, Fire Marshal,

Ordered received, filed and published. By Ald. Stein - Whereas, The Fire Marshal reports the building in rear of the Snow build ing on Exchange street unsafe and liable to fall down; therefore,

Resolved, That the Fire Marshal be directed to notify the owner to take down or repair the said unsafe building within ten days after a certified copy of this resolution shall be served on said owner, and if sold owner fail to take down or repair the same, then the Fire Marshal is hereby directed to take down or repair the same and report the expense to the Common Council, to be ascessed on the land on which it stood, as provided by section 277 of the city charter. Adopted.

UNFINISHED BUSINESS.

Ald. Mandeville moved that the vote on the ordinance for a sewer in Lewis street be re-Adopted. considered.

Ald. Mandeville moved that the ordinance be amended so as to read 100 feet east of Scio stre-t, as in the original. Adopted.

Ald. Foley moved to reconsider the vote on the resolution is regard to the police petrol system and published at page 102, current proceedings be reconsidered. Adopted by the following vote :

Ayes - Ald. Tracy, Coughlin, Marson, Watson, Kohlme z, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Keily-13.

Nays-Ald. Stein, Bohrer, Schaeffer-3.

Ald. Foley then moved that the resolution be adopted. Adopted by the following vote :

Ayes-Ald Tracy, Coughlin, Marson, Wat- son, Selye, Swikehard, Bohrer.-7.

son, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-16.

The nominations of the Mayor for members of the Board of Health came up, and Ald. Coughlin moved that they lay on the table until the next meeting. Adopted.

EXECUTIVE BUSINESS.

Ald. Elliott moved that the Council proceed to the election of a City Attorney. Adopted.

Ald Watson presented the name of Charles B. Ernst.

Ald. Mandeville presented the name of the present incumbent, John N. Beckley.

Ald. Elliott presented the name of Joseph S. Hunp.

FIRST BALLOT.

John N. Beckley was named by Ald, Tracy, Foley, Mandeville, Kelly, Weider, Schaeffertotal, 6.

Charles B. Ernst was named by Ald Coughlin, Watson, Selve, Swikebard, Stein-total, 5. Joseph S. Hunn was named by Ald. Merson, Kohlnetz, Fritzsche, Elliott, Bohrer-5. No choice.

SECOND BALLOT.

John N. Beckley was named by Ald. Tracy, Marson, Koblmetz, Fritzsche, Elliott, Foley, Lelye, Mandeville, Weider, Bohrer, Kelly, Schaeffer-12, Charles B, Ernst was named by Ald. Coug. lin, Watson, Swikehard, Stein-4.

John N. Beckley, having received the requisite number of votes, was declared elected City Attorney.

By Ald. Tracy-

ROCHESTER, May 27th, 1886.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN:-On the 13th day of July, 1885, Joseph M:Donald had a license granted to him by this board to sell iquors, ale, beer, &c., at No. 172 Allen street. On the 15th day of September, two months after, McDonald was taken sick and gave up business. He now requests your Hon. Board to retund him \$40 for the unexpired time his li-cense had to run. We recommend that the above amount be refunded to Mr. McDonaid.

POMEROY DICKI NSON Chairman Excise Board.

Ordered received, filed and published,

By Ald. Tracy -Resolved, That the clerk be directed to draw an order on the City Freasurer in favor of Jos, McDonald for forty dollars, as recommended by the Excite Board and charge Poor Fund.

Adopted by the following vote: Ayes-Ald Tracy, Coughlia, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikebard, Weider, Stein, Bohrer, Kelly, Scoaeffer-16.

By. Aid. Coughlin-Resolved, That the Executive Board be and is hereby instructed to place a fire alarm box on the Fitzsimons building, corner Center and Jones streets. Referred to the Executive Board.

By Ald. Selve-Resolved. That the name of Perkins street be changed to Rosalind avenue. Referred to the Committee on the Opening and Alteration of Streets.

Ald. Selve moved that the action of the last meeting in reference to the care of public parks by contract, offered by Ald. Kelly, be reconsidered. Lost by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson, Wat-

ı

š

t

í

r

1

1

ď

0

n

p

r

le

g

:e

τ;

h

ht;

n

ıe

al

)ľ

1-

1-

Nays-Ald. Kohlmetz. Fritzsche, Elliott, Foley, Mandeville, Weider, Stein, Keily, Schaeffer. -9.

Ald. Stein gave notice that at the next regular meeting he would introduce an ordinance prohibiting the carrying or use upon any wagon while passing along or being upon any street, lane, or alley in the city of Rochester of any gong or bell similar to the gong which is used on trucks and engines by the Fire Depart-

ment of the city of Rochester. Adopted. By Ald. Fritzsche-Resolved, That the United States Circus be and hereby is allowed to exhibit in this city on June 8th upon paying to the City Treasurer the sum of \$25.

Ald. Mandeville moved to amend by making Adopted. the amount charged \$50.

The resolution as amended was adopted

By Ald. Selve - I hereby request to be relieved from serving on the Pack Committee.

Ald. Foley moved to lay the resignation on the table. Adopted.

On motion of Ald. Foley the Board ad-PETER SHERIDAN, iourned. City Clerk.

In Common Council-June 1, 1886.

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present – Ald. Tracy, Coughlin, Marson, Watson, Fritzsche, Elliott, Seive, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

Absent-Ald. Kohlmetz, Folsy-2

APPROVAL OF MINUTES.

The minutes of the preceding meeting were approved as published in the book of proceedings.

PRESENTATIONS, PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCE

By Ald. Coughlin-Petition of L. T. Lidster to erect a wood building on State street. Granted, under direction of the Fire Marshal.

By Ald. Kohlmetz-Petision of J. Wing to erect a wood building on North Scranfom street. Referred to the Wood Building Committee and Fire Marshal, with power to act. By Ald. Fritzsche-Petition of F. Flottz to

erect a wood building on Chatham street; al-o remonstrance against the same. Referred to the Wood Building Committee and Fire Mar shal, with power to act.

By Ald. Elliott--Petition of J. O'Kane to by find billding on Jefferson avenue; also petition of E J. Keehn to erect a wood building on Atkinson street. Both granted un-der the direction of the Wood Building Committee and Fire Marshal.

By Ald.Elliott-Petition for a stone walk on Rowley street; referred to theCity Surveyor to bring in an ordinance four weeks from date.

By Ald. S-lye-Petition of S. B. Williams to errect a wood building on Cliff street; referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Elliott -Petition for a stone sewer in Genesee street reported to the City Surveyor to prepare an ordinance; also petition of J. H. Schmidt to erect a wood building on Flint street; permission was granted under the direction of the Wood Building Committee and Fire Marshal.

By Ald. Schaeffer-Petition of W. H. Heberger to erect a wood building corner of North avenue and Carter street; referred to the Wood Building Committee and Fire Marshal with power to act.

REPORTS OF STANDING COMMITTEES.

By Ald. Weider-

To the Common Council :

GENTLEMEN:-The Finance Committe, to whom application has been made for an appropriation to defray expenses and compensation for the Secre-tary of the Local Board of Examiners under the Civil Service act, have referred the matter to the Committee on Contingent Expenses for uch action as might be deemed advisable.

Your committee has thoroughly investigated the Your committee has thorougaly investigated the subject and is satisfied that suitable provision should be made for corrying into effect the re-quirements of the Civil Service act, and submits the accompanying resolution for your considera-tion and recommends the adoption thereof. P. WEIDER, J. MILLER KELLY, W. MANDEVILLE, L. BOHRER, W. H. MARSON, Committee.

Committee.

Ordered received, filed and published.

B/ Ald. Weider-Resolved. That the City Clerk be directed to draw an order on the City Treasurer in favor of George A. Benton (Secretary of the Civil Service Examiners,) for two busared (200 00) dollars is full for services to April 1st, 1886, and charge Contingent Fund,

And, further Resolved, That tweaty-five dollars per month be allowed for services of the Secretary of the Civil Service Examining Board tor the year ending April 1, 1887.

Also, that the sum of seventy-five (\$75,00) dollars be appropriated for stadionery, and all other disburgements of said Board during the current fiscal year

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin. Marson, Wat-sou, Fritzobe, Elliott, elye, Mandeville, Swikehard, Wetler, Stein, Schaeffer -12.

By ald. Swikehard-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN - Your Committee on Public Imrovements, to which was referred the petition of Hannah Hilbert and others, owners of property on Jennings street, for the rescinding of Ordinance No. 2,681 for a plank walk on both sides of Jennings street, respectfully report thereon as follows:

The ordinance for said improvement was adopted by the Common Council July 29th, 183t, by a ma-jority of three-fourths of all the members of the Common Council, after hearing all-gations from all parties interested, at several meetings. Shorily after the adoption of the ordinance, and before the contract for the construction of the walk was let by the Executive Board, the present petitioners brought an action against the city and the mem-bers of the Executive Board to obtain an mjunebers of the Executive Board to obtain an mjunc-tion restraining any further proceedings under said ordinance. The action was brought to trial at an equity term of the supreme Court, held in Febru-arry, 1885, and the complaint was dismissed on the merits. Subsequently the plaintiffs appealed from the judgment to the General Term. The appeal is noticed for the present General Term in Buffalo, and will probably be argued next week. In view of the facts above set out, your commit-tee is of the opinion that no further action in ref-erence to the improvement should be taken by the Common Council until a decision on the legality of

Common Council until a decision on the legality of

the ordinance is obtained from the General Term. H. KOHLMETZ,

L. BOHRER, C. J. SCHAEFFER, G. B. SWIKEHARD, WM. COUGHLIN, JR., Committee.

Adopted.

By Ald, Mandeville-

To the Honorable the Common Council:

GENTLEMEN-Your Committee on Maps and Surveys have been applied to by the City Surveyor for additional help in his office. We ind, upon investigation, that there is now in

that office a large accumulation of work, much more so than is usual at this season of the year, and that it will be impossible for the present force now employed there to complete the same in time

now employed there to complete the same in time without the aid asked for. We are informed by the Surveyor that the help required is one first-class a sistant, one clerk and an office boy, and after a car-ful consideration of all the facts, we submit the tollowing: Resolved, That the City Surveyor be, and he is hereby authorized, to procure such addition to the clerical force of his office as is asked for, at an ex-rogen put to exceed \$1 500.

hereby althouted clerical force of his office as is acce-pense not to exceed \$1,500. W. MANDEVILLE, PH. WEIDER, DE VILLO W. SELYE, WM. COUGHLIN, JR.. Committee.

Adopted.

By Ald. Mandeville-

To the Hon. the Common Council:

GENTLEMEN-Your City Property Committee, to whom was referred the request of the Me-chanics' Institute for permission to use the City Hall on the 8th, 9th and 10th of June, would re-port in favor of granting their request, and submit

port in favor on granteneous the following . Resolved, That the Mechanics' Institute be al-lowed the use of the City Hall in accordance with their request by paying into the City Treasury the sum of \$50, [Signed], W. MANDEVILLE, J. MITCHER KELLY,

J. MILLER KELLY, CHARLES WATSON, GEO. B. SWIKEHARD,

Committee.

Adopted.

;

L . 3 1 Э

7 ť s -

d

n

e

n

s

),

e f

Ald, Mandeville presented the following proposals for furnishing 275 tons of grate coal in basement of the City Hall.

basemon of the table of the table	1
W. H. Benjamin	\$ 3 90
S. Siebold.	4 15
Bradshaw & Hertzberger	
S. B. Stuart & Co	
W. C. Dickinson, Agt	3 90
H. H. Babeock & Co	3 90
M. Barron	3 90
Phillipps & Van Ingen	3 90
H. B. Smith	3 90
Bernhard & Casey	3 90
F. W. Baetzel	3 90
L. C. Langie	3 90
George Engert & Co	3 90
Cooney & Co	3 90
The last one was informal.	

The bids were referred back to the City Property Committee, on motion of Ald. Mandeville.

By Ald. Schaffer-

To the Honorable Common Council of the City of Rochester:

GENTLEMEN-Your Assessment Committee re-Wilder, John H. Walther, Richard Currier and an-other, Hannah M. Peck, Catharine H. Hagen and

west part of lots 66 and 67 in Grantsyn's sub-divi-sion, situated on the corner of Tremont and Mor-gan streets; that on the 20th day of October, 1882, a tax-search was obtained from the City Trea-surer's office, which showed all taxes and assess-ments on said lots to be paid; that since that date it has been discovered that the general city tax for 1864, amounting to \$4.20, and the general city tax for 1875, amounting to \$14.53 on said lots are un-naid. paid.

Your committee therefore recommends the adop-tion of a resolution directing the City Treasurer to receive the face of said taxes without interest.

receive the face of said taxes without interest. The petition of John H. Walther shows that he is the owner of lot 32, west part of lot 31 and the east part of lot 33 of the St. Joseph Orphan Asylum tract on Alphouso street; that said premises were sold for the general city tax of 1883, and struck off to the city for the sum of \$35.07; that at the time of said sale for taxes the property was owned by Martin Frison, alo that after ward it was purchased by the petitioner in ignorance of the fact that the tex tor 1883 was unomin.

Your committee, therefore, recommends the edoption of a resolution directing the City Treas-

edoption of a resolution difference the City Treas-urer to recover the said tax with six percent, inter-est from the facte of said. The petition of Richard Currier and another shows that they are the heirs of Sophia Currier, deceased, and as such heirs are the owners of lots 1 and 32 in the Lee tract or the cast side of North Clinton street and the north side of Morrell street; that said iofs were erroneously as desided in the sum of \$41.08 for the Clifford street outlet sewer. It appears from an inspection of the final ordinance for said sewer that the territory deemed by the Common Council proper to be assessed for the ex-pense thereof does not include said lots 31 and 32. pense thereof does not include said lots 31 and 32.

Your committee is, therefore, of the opinion that the assessment on said lot for said sewer should be canceled, and recommends the adoption of a resolution to that effect.

of a resolution to that effect. Your committee reports adversely upon the claim of Catherine H. Hagen and another for relief from personal property tax, and, also upon the petition of Hannah M. Peck for relief from an assessment for the North St. Paul street pipe outlet sewer. Your committee has also bad its attention called to an assessment against the north part of lot one,

to an assessment against the norm part of 100 one, section D. of the Whitney tract, located on the west side of Saxton street, in the Elev, nih ward, owned by Elizabeth J. Abb, for the Brown street lift bridge, amounting to \$8.91. Your committee is informed by the assessors that

this lot was not included in the territory described in the ordinance as benefited by the improvement, and, therefore, recommends the adoption of a resolution canceling the assessment.

It also appears from statements made to your committee by the assessors that a tract of land ly-ing on the east side of Goodman street between Park avenue and Brighton avenue, having a frontage of 156 feet, was assessed in 1384 for the Goodage of 165 feet, was assessed in 1384 for the Good-man street sever, the property being owned by the heirs of Authony Hohn, and being known as lot 55 of Assessors' subdivision of part of town lots 45, 44 and 51. At or about the time of the confirmatio. of the assessment the owners of said lot, together with the executor of Henry E. Hooker, deceased, laid out a new street, known as houdow treat to am Goodman street to Combidge Hooker, deceased, lad out a new street, known as Harlom street from Goodman street to Cambridge street, taking for the purpose of said street 35 feet front of the above described property. The own-ers of said lot have made the fir t payment on said sewer, paying upon the entire frontage of 156 feet. Your committee has been furnished by the as-correct with a createment of the proportionate

Your committee has been turnished by the as-sessors with a statement of the proportionate amount which should be remitted from said as-sessment by reason of the opening of Harlem street, which sum amounts to \$33.95; the two pay-ments on said assessment unpaid amount to \$101.86, the difference between the amount re-minister surgid and the amount up should be

Functo, the unterence between the amount fe-maining unpaid and the amount which should be remitted being \$67.91. Your committee, therefore, recommends the adoption of a resolution directing the City Treas-urer to receive the sum of \$67.91 in full of the sec-ond and third narmants of the assessment for social another, as follows: It appears that Mr. Wilder is the owner of the ond and third payments of the assessment for said

sewer, and charge the balance to erroneous assessments.

J. MILLER KELLY.
DEVILLO W. SELYE,
C. STEIN,
Assessment Committee.

Ordered received, filed and published.

By Ald. Schaeffer—Resolved, That the City Treasurer be, and he hereby is, directed to re-ceive from Edward Wilder, the owner of lots 66 and 67 in Grantsyn's subdivision, situated on the corner of Tremont and Morgan streets, the general city tax on said lots for 1864, amounting to \$4.20, and the general city tax for 1875, amounting to \$14.53 without interest. Adop ted.

By Ald. Schaeffer-Resolved, That the City Treasurer be, and he hereby is, directed to receive from John H. Walther, the owner of lot 33, west part of lot 31, and the east part of lot 33 of the St. Joseph Orphan Asylum tract on Alphonsus street, he general city tax for 1883, amounting to \$85.07, with interest and 6 per cent. from the date of the sale of said property for said tax. Adopted.

By Ald. Schaeffer - Resolved, That the City. Treasurer be, and he hereby is, directed to cancel the assessment for the Chifford street outlet sewer against the heirs of Scphia Currier, deceased, upon lots 31 and 32 in the Lee tract, North Clinton street, amounting to \$41.03, and charge erroneous assessments. Adopted.

By Ald. Schaeffer-Resolved, That the city treasurer be, and he hereby is, directed to cancel the assessment for the Brown street lift bridge upon lot one, section D of the Whitney tract, located on the west side of Saxton street, owned by Elizabeth J. Abb, amounting to and charge erroneous assessments. \$8.91, Adopted.

By Ald. Schaeffer-Resolved, That the city treasurer be, and he hereby is, directed to re-ceive from the heirs of Anthony Hohn the sum of \$67.91, in full for the second and third payments on the assessment for the Goodman street sewer on lot 53 of Assessors' subcivision part of town lots 43, 44 and 51, and charge the balance to erroneous assessments. Adopted.

Ald. Watson moved that rule 38 be suspended in order to allow the placing of the monthly pay rolls upon the budget,

Adopted by the fol owing vote: Ayes-Ald, Tracy, Cougalin, Marson, Wat-son, Fritzsche, Elliott, Selye, Mandeville, Swikehard, Weder, Stein, Bobrer, Keily, Schaeffer-14.

FINANCE BUDGET No. 2.

ROCHESTER, N. Y., June 1, 1886.

By Ald. Watson-Resolved, That in pursuance of section 58 of the City Charter, the City Clerk be and he hereby is directed to draw warrants on the City Treasurer, in favor of the following named persons, for the amounts set opposite their re-spective names, and that the City Treasurer be and he hereby is directed to pay said warrants when there are funds applicable, and charge the proceedings of the set of proper funds as follows :

CONTINGENT FUND.

Peter B. Bradley, examining Treasurer's		
accounts\$	$75 \ 00$)
German Printing Co., printing notices	9 00	
John Bower, examining Treasurer's ac-		
counts	125 00)
W. W. Morrison, printing blanks	16~75	5
Jerome Keves, services in suits vs. city	$10 \ 60$)
Post Express Printing Co., printing	51 50)

County Clerk, searches Charles Mann, printing	481 27 61 00
D. T. Hunt, stamps and envelopes	17 32
R. H. Lansing, stenographing	15 54
Frank H. Hovey, serving notices	27 00
	16 70
Andrew Wolf,	-30 00
Bell Telephone Co., use of instrument	25 00
Sunday Herald Printing Co., printing	60 00
John N. Beckley, disbursements	260 28
Jackson & Burleigh, stationery	42 25
Rochester Volksblatt, publishing assessors'	
notice	19 00

SALARIES FOR THE MONTH OF MAY.

C B Parsons Mayor	2.5 00
C. R. Parsons, Mayor\$ John A. Davis, Treasurer	375 00
E D Allen Den Troogunon	166 66
F. P. Allen, Dep. Treasurer	83 23
H. B. James, clerk, Treasurer	
H. B. James, clerk, Treasurer Edward Thomas, clerk,	83 33
C. M. Beattie.	66 66
A. D. Davis	60 00
C. J. McDonaid.	58 33
C. M. Beattie, A. D. Davis, C. J. McDonaid, Charles Kondoif,	33 33
Unaries Koncom,	350 00
John N. Beckley, City Attorney	
G. Fort Slocum, Ass't City Attorney	100 00
E. D. Smith. stenographer	75 00
E. D. Smith. stenographer W. J. Burke, clerk. Attorney's office	$60 \ 00$
I. F. Quinby, City Sarveyor Wm. S. Smith, Assistant City Surveyor	191 66
Wm S Smith Assistant City Surveyor	125 00
Wm I Stowart	83 33
Wm W Dooo	63 33
Wm. S. Smith. Assistant City Surveyor Wm. J. Stewart, Wm. W. Race, Ambrose Redman, John Keuvon,	
Ambrose Redman,	63 33
	$54 \ 16$
	$48 \ 33$
Wm. M. Rebasz, Jr., draughtsman	75 00
L. A. Pratt. City Assessor	225 00
Wm. Mahar,	225 90
Valentine Fleckenstein, City Assessor	225 00
When D White Indee Municipal Count	200 00
Thos. E. White, Judge Municipal Court	200 00
Geo. E. Warner,	
W. F. Chandler, clerk	75 00
Peter Sheridan, City Clerk	$166 \ 66$
Francis J. Irwin, City Messenger Wm. Butler, Asst.	$100 \ 00$
Wm Butler Asst	16 66
Arthur McCormick, Fire Marshal	100 00
Frank D. Fay, Watchman City Hall	66 66
Talik D. Pay, Waterman Only Hall	66 66
John O'Leary, Engineer	00 00
John O'Leary, Engineer Peter G. Miller, Janitor Front street	
Building	66 66
A. H. Martie, Milk Inspector	83-33

POOR FUND.

P. Connaughtor, groceries	52 00
Wm. Haitz, proceries	: 4 00
Frank Defendorf, groceries	17 00
L. J. Hall & Bro., groceries	4 00
Jas. McMannis, groceries	139 98
Cu ran Bros, meat	25 00
O'Kane Bros., meat	283 89
J. J. Fisher, meat	25 00
Geo. Oppell, bread	24 49
Punch & Son, burial	12 00
Geo. # eider, beans	24 56
G. Goetzman, soap	88 50
Joseph Lochner, rent	10 50
Mary Flannigan, board	6 00
C. Muller, printing	250

SALABY MONTH MAY.

John Lutes, Overseer	14	166
J. H. McGregor, Clerk Poo	r Office 6	6 66
Thos. Swonton,		6 66
Joseph Eagan,		6 66
George Hartel, Clerk Poor		250
Dr. D. H. Koch, City Phys		166
· · · Charles R. Barber, City	Physician 4	1.66
· A. R. Gumbarts, ···	··· 4	1.66
N. M. Collins,		1.66
··· V. A. Hoard, ···		1.66
" M.C. Rutherford,		166
Pomeroy P. Dickinson, Exc		0 00
C. Herzberger,	6	0 00
James Mailey,	· · · 6	0 00

H	EA	\mathbf{LTH}	FU	ND.

HEALTH FUND.		Frank B. Allen, lie	utenant	• • • • • • • • • • • • • • •	85 00
J. W. Maser, collecting garbage	114 00	John A. Baird, John E. McDermott	••	•••••	85 00
Janiel Hickey, Jacob Rauber, John H. Mason, Patrick Bradley, Jacob Stein, Wm. Rosengreen, M. Heavey, board of horse	$114 \ 00 \\ 114 \ 00$	John E. McDermott, John C. Hayden, de	tective .		85 00 85 00
John H. Mason,	228 00	Thos Lynch,			85 00
Patrick Bradley,	228 00				85 00
Peter Hardey,	104 50	Thos. A. Burchill, Peter Lauer,			85 00
Jacob Stein,	114 00	Joseph S. Roworth,			$ 85 00 \\ 85 00 $
Wm. Rosengreen,	$\begin{array}{cccc} 52 & 25 \\ 20 & 00 \end{array}$	Pat'k C. Kavanagh,	••		85 00
John Baker, removing dead animals	33 75	Thos Dakelow, d	etective		85 00
Peter Sheridan, postage stamps	2. 00	Geo. Long,	•••		85 00
SALARY MONTH APRIL.		Older Oliver,	patrolma	un	$\begin{array}{c} 72 & 50 \\ 75 & 00 \end{array}$
D. I.I.A. Dunko II. alth Officen	75 00	Andrew Connelly, Robert Burns,	·	·····	75 00
Afred Wedd, Register. Messenger, services. Otho Griswold, Inspector. Geo. W. Hall, J. N. Harder, James Purcell, inspector. Henry M. Heinold, keeper of Hope Hos- vital	66 66	Jacob Harter,		····	$\begin{array}{c} 75 & 00 \\ 75 & 00 \end{array}$
Messenger, services	33 33	Wm, P. O'Neil.	••		75 00
Otho Griswold, Inspector	41 66	Wm. P. O'Neil, John Mitcheil,	••		75 00
Geo. W. Hall,	41 66	Ed. McDonough,			75 00
J. N. Harder,	41 66	Jos. St. Helens,		• • • • • • • • • • • • • • • • • • •	75 00
Honry M Heinold keeper of Hone Hos.	41 66	Wm. McKelvey,		•••••	75 00
nital	50 00	Chas. E. Fowler, Robert Sloan,		•••••	$75 \ 00 \\ 70 \ 00$
pital. Frank Gage, sewer flusher	41 66	Tohn Doon	••		75 00
JUIII Galvin,	41 66	Samuel Schwartz, Jas. A. Johnson,	••		75 00
Wm. T. Kohlmetz, supt. of garbage	104 00			• • • • • • • • • • • •	75 00
LAMP FUND.		Wm. Burgess, Chas. W. Peart,		••••	75 00
Citizens Gas Co., lighting, mo. May \$ setting posts	1.599 09	Chas. W. Peart,		• • • • • • • • • • • •	70 00
", setting posts	6 00	Chas. Hart, Michael Hynes,		•••••	$75 \ 00 \ 60 \ 00$
Roch. Gas Co., lighting, mo. May Brush Electric Light Co., lighting lamps,	1,053 89	Louis Noel,		• • • • • • • • • • • • • • • • • • •	75 00
Brush Electric Light Co., lighting lamps,		Peter Hess,			
May	4,310 55	Ohver A. Youle,	••		75 00
May. United Gas Imp. Co., lighting mo. April. May.	344 28	Fred Kipphut,		• • • • • • • • • •	75 00
J. W. Maser, lighting oil lamps, April	597 18	Hiram Rogers,		••••••••••••••••••••••••••••••••••••••	75 00
J. W. Maser, lighting oil lamps, April May	597 18	Hiram Rogers, Patrick J. Cummings, Benj. L. Stetson, Patrick Caufield, Patrick Culligan,		•••••	$70 \ 00 \\ 75 \ 00$
MONTHLY PAY ROLL.		Patrick Caufield.	••	· · · · · · · · · · · · · · ·	75 00 75 00
Chas. R. Finnegan, Sup't Electric lights	50 00	Patrick Culligan,	••	· · · · · · · · · · · · · · ·	75 00
	00 00	wm. murray,		· · · · · · · · · • •	75 00
CITY PROPERTY FUND.		Michael Englert,	· ··	· · · · · · · · · · •	75 00
Atkinson & Sykes, keys and repairing		John Sullivan,		•••••	75 00
locks	10 00	Dennis Hogan, James E. Ryan,		••••• • ••	75 00
F. J. Irwin, monthly cleaning H. H. Babcock, coal City Hall	$\begin{array}{c} 66 & 75 \\ 61 & 78 \end{array}$	James E. Ryan, James E. Ryan, John Yawman, M. Zimmerman, Geo. H. Kron, Geo. Liese, Henry Baker, Jr., Michael Fitzpatrick, Wm. Hilliard, Fred Walter, Ed O'Loughlin, John Bitzer. Geo. Mohr, Geo. Mohr,		•••••	$\begin{array}{c} 67 & 50 \\ 75 & 00 \end{array}$
Fred Schaffner Jr renairing City Hall	9 00	M. Zimmerman,	••		75 00
Fred Schaffner, Jr., repairing City Hall Rochester Gas Co., gas City Building	172 20	Geo. H. Kron,	••		75 00
		Geo. Liese,	••		72 50
PARK FUND.		Henry Baker, Jr.,	••	•••••	75 00
Geo. C. Maurer, grass seed	4 95	Wm Hilliard		• • • • • • • • • • • •	75 00
POLICE FUND.		Fred Walter		•••••	75 00 75 00
		Ed O'Loughlin.	••	•••••	75 00
Post Express Printing Co., printing blanks	6 50	John Blitzer.	••		75 00
Steele & Avery, blank books	3 20	Geo. Mohr,			75 00
John C. Hayden, expenses Emott forgery		Geo. Mieisiev.		••••	75 00
case B. & O. Telegraph Co., telegrams April C. E. Morris, stationery.	$38 \ 31$	Ed J. O'Brien, Ea Schooley,		•••••	$\frac{75}{75}$ 00
B. & O. Telegraph Co., telegrams April	14 07	Joseph Baker,		•••••	$\begin{array}{c} 75 & 00 \\ 75 & 00 \end{array}$
Jos. P. Cleary, expenses April	$10 \ 10 \ 14 \ 45$	John B. Davis,	••	• • • • • • • • • • • • • • • • • • •	65 00
Samuel Sloan, repairs	13 47	N. J. Loos,	••		75 00
Sunday Herald Co., printing books, etc	37 00	John H. Dana			75 00
S. A. Pierce, medical services	$13 \ 00$	wm. white,		· · · · · · · · · · · ·	75 00
B. L. Sheldon, meals for prisoners	8 00	Wm. White, E. Van Vorst, John C. McQuatters, Ferd Greibel,		•••••	75 00
John C. Hayden, expenses Elliott forgery	20 00	Ferd Greibel,	· · ·	•••••	$75 06 \\ 75 00$
case	$\begin{array}{c} 50 & 26 \\ 6 & 85 \end{array}$			•••••	75 00
hichard Patterson, services patrol wagon	15 00	Frank S. Skuse,			62 50
W. W. Morrison, printing blanks.	$500 \\ 500$	Jacob Frank,	• •		$75 \ 00$
Standard Cab Co., services	675	John Wangman,	••		75 00
Rochester Printing Co., blanks B. Frank Enos, expenses for April	6 00	John Monaghan, Geo. Hoffner,		• • • • • • • • • • • •	75 00
W. C. Bush, 1 table	25 00	Daniel Gol mg,	•• .	• • • • • • • • • • •	$\begin{array}{ccc} 25 & 00 \\ 75 & 00 \end{array}$
W. C. Bush, 1 table J.S. Roworth, expenses in arresting Anna	3 50	Michael Cain,			75 00 75 00
Parker	726	James P. Flynn,	••		75 00
Atkinson & Sykes, repairs to headquar-		Hugh Clark,			75 00
ters	6 75	Wm, Laragy, Wallace R. McArthur,		•••••	$\frac{37}{50}$
Western Union Telegraph Co., telegrams	1.00	Chas. Stupp,		•••••	$75_{75}00$
for April.		Fred A. Klubertanz,	••	••••	$\begin{array}{c} 75 & 00 \\ 75 & 00 \end{array}$
Frank Valentine, services as interpreter	25 00	John E. Moran.	••	•••••	70 00
MONTHLY PAY ROLL, MAY.		Andrew J. Moynihan, Theo H. Cazeau,	••		75 00
Bartholomew Keeler, police justice	275 00	Theo H. Cazeau,	••		$75 \ 00$
B. Frank Enos, police clerk	125 00	Henry M. Meislohn, Ferry Marzluff, court	••		54 25
Jeseph P. Cleary, chief.	$130 \ 00$ $108 \ 22$	rerry marziuff, court	attenda	ut and in-	WF CO
Chas. McCormičk, day captain Wm. Keith, night captain	$108 \ 33 \\ 100 \ 00$	terpreter Michael Hyland, turns		•••••	75 00
Ben. C. Furtherer, lieuterant		Jacob Markey, janitor			$\begin{array}{c} 75 & 00 \\ 50 & 00 \end{array}$
28					

.

EXECUTIVE BOARD DEPARTMENT, (ROCHESTER, May 28th, 1886.)

To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully con-tracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to Sec. 148 of the City Charter. Respectfully submitted, THOS J. NEWLYP

-	ĽН	OS. J. NEV	படங்,
Clerk	of	Executive	Board

HIGHWAY FUND

HIGHWAY FUND.		
Pay roll week ending May 6, 1886, \$1,379 26 Pay roll week ending May 13, 1886, 846 73 Pay roll week ending May 20, 1886, 1,329 40 Pay roll week ending May 27, 1886, 775 8754		
		- 1
ders	350 (10
Mills	61 (62
ing street dirt	20	
ing street dirt Standard Sewer Pipe Co., sewer pipe, &c., J. Emory Jones, repairs Allen street Lift	19	98
Bridge. Rochester Bridge and Iron Works, repairs	54	97
	41	
Tomog D Chamberlin, Shooles,	8	76
Wilson & Co., oil	?	
Wilson & Co., oil Doyle, Gallery & Co., coal Garvey & Donelly, repairs to sprinkling	10	05
J. Steinhauser, blacksmithing.	$\frac{19}{16}$	90
	2	25
J. Schmitt, repairs to tools Prestin & Pfeiffer, repairs to hand cart S. B. Williams, oil	$\frac{12}{7}$	
	5	00
T and Tract & Son hard ware	302^{5}	90 66
Foery & Kastner, McAdam Nellis & Dolan, McAdam	$\begin{array}{c} 302 \\ 248 \end{array}$	79
	$\begin{array}{c} 244\\ 41 \end{array}$	
Berdel & Dolan, Macadam August Kimmel, coal and wood, st. roller	- 33	00
August Kimmel, coal and wook, stricter Dr. A. 'Tegg, vet. services and medicine Weaver, Palmer & Richmond, nails Rochester, ime Co., cement	6 2	$\frac{00}{35}$
Recharter 1 ime Co., cement	1	25
Hamilton & Mathews, hardware	50 11	
Henry Flake, hardware	60	73
Henry Flake, hardware H. H. Craig, lumber A. W. Turnbull sprukling wagon	200	00
H. A. Kingsley & Co., plow	$^{14}_{5}$	$\frac{00}{20}$
A. W. Turnohi sprinking wagos H. A. Kingsley & Co., plow Cary, Wells & Co., street hoes James W. Breakey, sprinkling E. and W. Main et and West avenue	**	00
James W. Breakey, spinking B. and W. Main st. and West avenue Robert Stewart, sprinking St. Paul and	56	00
Clinton sts	26	00
(). C. French, sprinkling Front stand Cen-	24	00
tral avenue. Geo. Bantel & Sons, sprinkling State and		
xchange sts	60	00
A. W. Turnbull, spinking hast uto and E. Main st John Karweick, breaking Macadam		00
John Karweick, breaking Macadam		$\frac{12}{28}$
John Karweick, breaking Macadain L. C. Abraham, steel brooms G. W. & C. T. Crouch & Sons, lumber E. B. Chace, lumber Theor. L. Vaville. Clerk, disbursements	255	47
E. B. Chace, lumber.	253 18	$\frac{62}{20}$
Thos. J. Neville, Clerk, disbursements Adam J. Schwalbach, sand and gravel		$\tilde{0}0$
	7,028	04
Water Pipe Fund.		
Monthly pay roll for May, 1886 Dr. A. Tegg, use of horses	\$487	66
Dr. A. Tegg, use of horses.	7	00

$\mathbf{v} = \mathbf{v} \mathbf{v} \mathbf{v} \mathbf{v} \mathbf{v} \mathbf{v} \mathbf{v} \mathbf{v}$	DTO (00
Monthly pay roll for May, 1886 Dr. A. Tegg, use of horses	. 7	00
Dr. A. Fegg, use of norses	•	00
William Dyer, est. No. 1, laying pipe, Cul-		
William Dyer, con rior 1, 10, 19 and	150	00
ver place		00
William Dyer, est. No. 1, laying pipe,		
William Dyer, csu. 1(of 1, 11, 10 1 1	100	00
North ave.	406	
		74
Bullato (ast from a lowly disburgements for		
Thos. J. Neville, clerk, disbursements for	20	09
		00
N. Corwith & Co., Chicago, Ill., lead	1.907	28
N. Corwith & Co., Olloago, III., Ioua III.	143	54
Ludlow Valve Man'f'g Co., valves	110	01
Louis Ernst & Son., tape	2	25
Louis Ernst & Soll., Lape		

Ludlow Valve Man'f'g Co., valves..... Louis Ernst & Son., tape....

Water Works Fund.

I	Water Works Fund.	
	Monthly payroll for May, operating ex- penses 1 Monthly payroll for May, service and re-	
	penses 1	, 932–75
\mathbf{er}	Monthly payroll for May, service and re-	, 501 64
<u>n-</u>	Down Maller colory for May 1886	200 00
nis	Emil Knichling	200 00
ole he	Geo W Aldridge.	200 00
	Lohn C Moore naner	5 75
		6 75
,	W. W. Morrison, printing Thos. J. Nevi'le, clerk, disbursements for	21 45
d.	Thos. J. Neville, clerk, dispursements for	84 11
	Hamilton & Mathews, hardware	2 38
	Francis McKenna, washing	4 87
	B F. Harris, rent of parn for may	2:50
		6 00
26	Stone & Campbell Drail.	4 00
~	Garvey & Donnelly, repairs to Wagons	44 90
00	Woodhnry Morse & CO., Euroentine, On,	8 90
62	etc. Dr. A. Tegg, veterinary services and	
0	medicine	$52\ 25$
00	Rochester Gas Light Co., gas	12 30
98	Dr. A. Tegg, hav horse	225 00
	Rochester Lead Works, solder and tin	601 390
97	Morris, Bortle & Sou, pounders	59 53
40	 B. Williams, oll. Eureka Steam Heating Co., sleeves, plugs, etc. F. C. Lauer & Sons, labor. Pace & Ed. v. houtarane 	00 00
$\frac{10}{76}$	etc.	81 97
80	F. C. Lauer & Sons, labor	11 00
35		1965
٥ ٣	Carv, Wells & Co., hardware	$\begin{array}{c} 3 & 53 \\ 30 & 00 \end{array}$
$\frac{85}{90}$	Mrs. Sarah Kirkpatrick, damages to sewer	50 00
25	Geo. Bantel & Son, difference in ex- change of horses	110 00
ÕÕ	Margaret Nacey, use of horse	5 63
68	McConnell & Jones, rent of repair snop	$201 \ 25$
00	A Sorge Jr tans &c	18 55
90	I. B. Coleman, taps, &c	$\begin{array}{ccc} 105 & 60 \\ 46 & 26 \end{array}$
$\frac{66}{79}$	Arthur G. Yates, coal National Meter Co., meters	67765
73	J. DeWitt Butts, shavings	5 00
45	H. Brewster & Co., grass seed	2 88
00	Jones & Buckley, salt H. D. Blackwood, painting and papering	680
00	H. D. Blackwood, painting and papering	
35	house	$51 \ 40 \\ 9 \ 10$
25	Thos. M. Blossom, labor and material	9 10 18 20
99 48	J. N. Tubbs, expenses, Hemlock lake S. H. Oviatt, lumber for line fence	10 05
173	Lewis P. Ross, rubber boots	3 31
i oo	I Iomes H Shider 1900r	4 50
00	T R Chamberlin nacking, hose, &C	2268
5 20	J. N. Beckley, dispursements water works	124 86
5 00	Suits	144 00
00		6 164 96

\$6,164 96

Fire Department Fund.

24 00	Monthly pay-roll for May, 1886	\$4,171	23
	Samuel Bemish, paid for washing	21	30
60 00	James H. Snider, labor, fire telegraph	12	
	Active Hose Co., monthly appropriation	250	
15 00	Critchell & Irwin, repairs to extinguisher		25
3 12	Connell & Dengler, labor on pipes		70
96 28	Joseph H. Adwen & Bro., repairs to		
$255 \ 47$	wagon	30	
253 62	Clapp & Jones M'f'g Co., discharge valves	6	00
18 20	Keliy Lamp Co., globes, &c		75
24 00	Louis Ernst & Son, hardware		66
	A. F. & S. C. Steward, repairs to apparatus	143	
7,028 04	Thos. J. Neville, clerk, paid for hay		10
	Chris. Zuber, straw		57
\$487 66	Stone & Campbell, oars and spout feed	253	
7 00	Christian Muhl, hay, straw, &c		70
• • • •	D.S. Guernsey, board of horses		00
150 00	Howe & Rogers, matting		97
	Alert Hose Co., monthly appropriation	237	
100 00	Samuel Moulson, soft soap		00
406 74	S. B. Williams, oil		35
	Utica Fire Alarm Tel. Co., vitriol		
20 83	Rochester Gas Light Co., gas	-	20
1,907 28	Arthur G. Yates, coal		50
143 54	Phillip Ernst, repairs to harness		35
2 25	C. G. Kimball & Co., harness soap	. 8	50
3,225 30	1. 2. A. A.	\$5,628	96
01 110 00	3		

Local Improvement Funds.

wm. McConnell, inspecting Hickory st. improvement. Obed M. Rice, inspecting Dake and Heb-

alley sewer and improvement...... H. M. Webb, inspecting Fulton st. sewer...

John Creegan, inspecting Thrush st. sewer Obed M. Rice, inspecting Edward st. sewer.

sewer. Bdward Weilert, Est. No. 1, East ave. re-pair, care and sprinklug. McGraw & Fox, final estimate Hickory st. 500 00

improvement 2,637 51

\$3,333 13

The finance budget was adopted by the following vote :

Ayes -- Ala Tracy, Coughlin, Marson, Watson, Fritzsche, Elliott, Selye, Mandeville, Swikebard, Weider, Stein, Bohrer, Keily,

REPORT OF SELECT COMMITTEE.

By. Ald Kelly-

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN:-Your special committee on salaries submits the following for your consideration:

In view of the familiarity which the Law Committee has with the law department of the city government your special committee deemed it wise to ask the members of that committee to attend the meeting held for the purpose of fixing the salaries for the employees of the city in that department, and such meeting was attended by all of the mem-bers of the Law Committee.

A very careful inquiry was made at said meeting with reference to the amount of help needed m said department, and the salaries to be paid to the various employees therein.

We have decided that the salary of the City At-torney should be fixed for the present year at \$5,000, an increase of \$600 over the amount paid last year and the year before.

The extent of the litigations to which the city is a party, the great increase in labor and responsi-bilty in the office, the magnitude and importance of many of the cases and matters in the Law Deor many of the cases and matters in the Law De-partment, taken in connection with the experience of the City Attorney therein seem to demand that the salary should be fixed at the sum named. The very general desire that Mr. Beckley should con-tinue in the office for another term at, if need be, or immended solary was arranged in the participant. an increased salary, was expressed in the petition, signed by a large number of the business men of this city, presented to your honorable body at the first meeting in May.

It is well understood that the city is, during Mr. Beckley's term, to have the benefit of the counsel and assistance of Theodore Bacon and M. H. Briggs Mr. Beckley's partners, without expense of the city, and that none of the said persons is to appear in any action against the city, excent that Mr. Ba-con is to complete the millers' suits and proceed-ings, the labor in which is now substantially ended upon both sides. In other words, the law firm of Bacon, Briggs & Beckley will do the legal business of the city in the same way as it would do the legal of the city in the same way as it would do the le-gal business of any other corporation that might see fit to give a general retainer to the firm. The arrangement seems to us to be a very satisfactory

arrangement seems to us to be a very satisfactory one for the city. The salarv of the assistant should be, in the judgment of your committee, increased to \$1,500 per year. This position needs to be filled by a lawyer of ability and experience. One who prop-erly performs the many duties of the po-sition can co little, if anything, so far as outside practice is concerned. Your com-mittee, after giving careful consideration to the question, has reached the conclusion that the

amount above named is no more than is demanded by the proper performance of the duties of the position.

41 29 The amount fixed upon by your committee as necessary for stenographic and clerk hire is \$1,-62 700.00 per year.

Your committee, therefore, recommends the ${}^{42}_{2}50$ adoption of the accompanying resolutions.

J. MILLER KELLY. PHILIP WEIDER,

LOUIS BOHRER, Salary Committee.

We concur in the foregoing report of the Salary Committee. . MILLER KELLY, J. MILLER RELLI, PHILIP WEIDER, DEVILLO W. SELVE, HENRY KOHLMETZ, G. W. ELLIOTT, Law Committee.

Ordered received, filed and published. B. Alu. Keily-Resolved, That the salary for the City Attorney for the year beginning June 1st, 1886, be, and hereby is, fixed at \$5 000

Ald Stein moved that the resolution lay on the table for two weeks. Lost by the following vote:

Ayes - Ald. Coughlin, Marson, Watson, Fritzsche, Elliott, Stein-6.

Nays-Ald. Tracy, Selye, Mandeville Swikehaid, Weider, Bohrer, Kelly, Schaeffer -8. The original resolution was then adopted.

By Ald. Kelly-Resolved, That the salary of the Assistant City Attorney for the year be-ginning June 1st, 1886, be, and hereby is, fixed at \$1 500. Adopted. By Ald. Kelly-Resolved. That the amount

necessary for stenographic and clerk hire in the office of the City attorney for the year beginning June 1st, 1886 be, and hereby is, fixed at \$1,700 per year. Adopted.

By Ald. Mandeville-

Gentlemen of the Common Council:

Your committee appointed to accompany Dr. J.

Socar Campbell on a visit to the Troy Fuel Gas Company's Works, at Troy, N. Y., to investigate its workings, beg leave to report as follows: Your committee visited Troy on Friday, May 21st, and were shown through the works for mak-ing water gas under Prof. Lowe's latest patents and were much impressed with their simplicity and compactness. compactness.

Mr. Lowe, together with Mr. Geer, the President of the Troy Co., then gave us an exhibition of the workings of their plant and we witnessed the man-ufacture of water gas, which was generated at an average rate of 1,050 cubic feet per minute; the company claim a capacity much greater than this

company claim a capacity inden greater than this when regularly running the works. We were then given an illustration of the value of the gas as an economical heating and cooking agent. In the evening we were shown its power as an illuminant and were both surprised and pleased with its brilliancy and effect. As a light we regard it as equal to any light we have ever seen, steady, diffusive and brilliant. We were also shown various appliances for ntillignethe gas. also shown various appliances for utilizing the gas which also are the inventions of Prof. Lowe, and

The evidence that water gas could be made and sold, at a profit to the manufacturers, for 50 cents per thousand cubic fee, was so conclusive, that it effectually removed any prejudices your com-mittee may have entertained in that regard before

Taken collectively, the exposition of the capa-bilities of the fuel water gas so far surpassed icompleteness, variety and economy, anything we had ever seen, that your committee believe it is desirable to have the gas manufactured in this desirable to have the gas manufactured in this city as soon as possible, and would therefore earn. estly recommend that the franchise asked for by

62 50

46 25

the Incandescent Gas Light and Fuel Company of Rochester be granted. ROCHESTER, May 29, 1886.

W. MANDEVILLE, W. H. MARSON, PHILIP WEIDER. Committee.

Ordered received, filed and published. By Ald. Mandeville-

To the Hon. Common Council of the City of Rochester.

ester: GENTLEMEN-Your special committee, to which was referred the application of the Incandescent Gas Light and Fuel Company of Rochester for leave to lay its mains in the streets of the city, re-spectfully report that it has had several meetings, and has given a careful consideration to the claims made by the representatives of the company. A sub-committee appointed to investigate the workings of the Troy Fuel Gas Company's works at Troy, N. Y., which uses gas manufactured from water, visited Troy, and have made a report of their visit, which is submitted herewith, and to which report especial attention is called. It will be seen from that report that the manu-

to which report especial attention is called. It will be seen from that report that the manu-facture and use of water gas at Troy is very suc-cessful. In view of the facts set out in that report and of the cheap rates at which this company pro-poses to furnish gas to the citizens of Rochester, your committee is of the opinion that the prayer of their petition should be granted, and therefore recommends the adoption of the accompanying resolution. H. KOHLMETZ, J. MILLER KELLY. Committee.

Committee.

Ordered, received. filed and published.

By Ald. Mandeville - Resolved, That the special committee appointed to consider the application of the Incandescent Gas Light and Fuel Company of Rochester, and the City Attorney, be. and they hereby are, directed to prepare and submit to the Common Council. at its next meeting, a form of contract to be entered into between the city of Rochester and the said company, which contract shall pro-vide for the granting by the city of Rochester to said company of the right to lay its mains and pipes in the streets and public places in the city of Rochester for the purpose of supplying gas for lighting and heating purposes said contract to contain the restrictions and regulations under which the powers and rights conferred upon said company shall be exercised. Adopted.

By Ald. Mandeville-

To the Honorable, the Common Council of the City of Rochester:

GENTLEMEN-Your special committee, appointed to consider the application made by the Rochester Natural Gas Fuel Company, presented some weeks since, submits the following report:

Your committee has given a careful consideration to the subject referred to it, and is of the opinion that, under suitable restrictions and regulations, the application made by the said company should be granted.

Your committee learns from its investigations Tour cannicate be been used as fuel in residences, stores and factories in the city of Pittsburg, Alle-gheny City, Oil City, Bradford, Olean, Jamesstown and Wellsville, for the past two or more years. There seems to be no doubt but the natural gas makes and accellant fuel Knowto for investigations

There seems to be no doubt but the natural gas makes and excellent fuel. Reports of investigations on this subject, made by committees from other cities, all agree in stating that the private citizen who uses this gas in his house and kitchen, as well as the manufacturer who heats his boilers with it, and, in general those who use it for cooking and heating purposes, all unite in an expression of sat-isfaction as to its desirability as fuel. It is conven-jent, cleanly and reliable. Stoves, grates, ranges

and furnaces can be lit up in a second, and extin-guished as readily. A steady heat can be kept up day and night without care or annovance of any sort. Ashes and coal dust are, of course, done away with.

The saving to manufacturers who use natural The saving to manufacturers who use natural gasis not simply in its cheapeness as fuel, but in the fact that a large amount of labor is saved by its use. Your Committee learn that the Union iron mills of Pittsburg, having twenty-four bollers, was formerly attended by eighteen men steadily, right and day, as long as they were heated with coal. The same number of bollers are now heated with natural gas and two men take agree oil of them The same number of boilers are now heated with natural gas, and two men take care of all of them. It is also said that turnaces last much longer when heated by natural gas than by coal. Where gas is used as tuel mills and manufactories gain consider-able space, which when coal is used has to be uti-lized for its storeage. In all kinds of iron and steel works the use of natural gas in Pittsburg has given excellent results. It is said that on account of the absence of sulphyrous gases it produces a superior absence of sulphurous gases it produces a superior quality of iron and steel.

quality of iron and steel. Your Committee is convinced that if natural gas can be brought to this city, a great impetus will thereby be given to all kinds of manufacturing, and thereby the presperity of the city will be greatly increased. It has, indeed, become a ques-tion whether cities not supplied with natural gas for use as fuel, can compete in menufacturing in-cuestive with these which are or are to be supplied dustries with those which are, or are to be, supplied

There is no question but there is sufficient natu-ral gas in the so-called "gas fields" of Pennsyl-vania to supply all cities and towns within a reaof Pennsylsonable distance from such fields, fcr an indefinite une, with sufficient gas for all purpeses. A com-petent expert has estimated that about two hun-dred and sixty-four millions of cubic feet of gas are being wasted daily. One thousand cubic feet of gas is estimated to equal one bushel of coal in neating proverty. But, in addition to the gas thus constantly going to waste, there seems to be no limit to the amount which can be produced by the boring of additional wells. Indeed there are thou-sands of acres of land, shown to be good gas terri-iory, which is as yet entirely undeveloped. Your committee is of the opinion that it is for the in-treasonable and proper ways, the introduction of any fuel which will save money to the consumer, and at the same time, stimulate manufacturing of gas is estimated to equal one bushel of coal in and, at the same time, stimulate manufacturing industries.

The grant asked for by the said company is the right to lay its mains in the streets of this city, for the purpose of supplying natural gas for fuel to its citizens. Such grant should, of course, only be made upon proper and reasonable restrictions and regulations, to be embodied in the contract be-tween the city and the gas company. The propo-sition of the gas company includes the heating and lighting of the City Hall building. The saving to the tax-payers from this alone would be a large sum yearly.

Your committee recommends the adoption of the accompanying resolution.

W. MANDEVILLE, HENRY KOLMETZ, J. MILLER KELLY

Special Committee.

Ordered received, filed and published.

By Ald. Mandeville-Resolved, That the Special Committee, appointed to consider the application of the Natural Gas Fuel Company, and the City Attorney, be, and they hereby are, directed to prepare and submit to the Common Council, at its next meeting, a form of contract to be entered into between the city of Rochester and the said company, which contract shall provide for the granting by the city of Rochester to the said company of the exclusive right to lay its mains and pipes in the streets and public places of the city of Rochester for the purpose of supplying natural gas for lighting and heating purposes, in consid-eration for which grant the said company is to furnish natural gas for the lighting and heat-ing of the City Hall building during the time when it shall have been introduced into the city of Rochester, and which contract shall con-tain the restrictions and regulations under which the powers and rights conferred upon said company shall be exercised.

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Fritsche, Elliott, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer -14.

COMMUNICATIONS TO THE BOARD.

By the Clerk-

MAYOR'S OFFICE. (ROCHESTER, May 26, 1886)

Gentlemen of the Common Council.

Final ordinance number 2,962 for the improveadopted at your last regular meeting, held on the 18th day of May, is hereby returned disapproved.

Section 171 of the charter prohibits the Comsection 1/1 of the charter prohibits the Com-mon Council from ordaining any work or improve-ment, the expense whereof is to be defrayed, in whole or in part, by a local as essment, except upon a petition of a majority of the owners of property to be assessed therefor, unless three-fourths of all the members elected to said Com-mon Council vote therefor, after allegations have been heard been heard. The petition for the improvement of Chestnut

park was certified by the assessors as a majority partion, by counting three persons who as tenants in common, own a lot on the park, as but a single owner. I am advised by the city attorney that, under the provisions of the charter above set out, each person owning property fronting on the park must be counted. Under this ruling the petition does not contain a majority of the owners of prop-

erty to be assessed for the improvement. It also appears that the petition prayed for an improvement which should include an artificial stone sidewalk, as well as an asphalt pavement,

and the ordinance does not, therefore, provide for the improvement asked for by the petition. In view of these facts, and believing that some of the aldermen may have been misled by the cer-tificate of the assessors, I deem it advisable to return the ordinance to your honorable body for further consideration.

CORNELIUS R. PARSONS, Mayor.

The chairman put the question: The question is shall the ordinance stand as an ordinance of the board, notwithstanding the veto of His Honor the Mayor. Adopted by the following vote:

Ayes - Ald. Tracy, Coughlin, Marson Wat-son, Fritzsche, Elliott, Seley, Mandeville, Swikehard, Weider. Stein, Bohrer, Kelly, Schaeffer--14.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., June 1, 1886.

To the Common Council;

GENTLEMEN-In accordance with sec. 29, Re-vised City Charter, I hereby report the following persons as having qualified and taken the oath of office

John N. Beckley, City Attorney. Scott Cummings, Com. of Deeds. Respectfully submitted, PETER SHERIDAN, City Clerk. Ordered received, filed and published.

From the Executive Board-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, N. Y., May 28, 1886.

To the Common Council:

GENTLEMEN-In accordance with your instruc-tions the Executive Board has caused an examin-

29

ation of the records to be made, and has also ex-amined personally Weyl and Laser streets. dedi-cated to the city as public streets by Mr. Charles H. Wiltsie, and finds that the necessary proceed-ings have been had to constitute a legal dedication of the same, and that said streets have been graded and are safe for public use. Respectfully, THOS J. NEVILLE, Clerk.

Ordered received, filed and published. By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, June 1, 1886.

To the Common Council:

GENTLEMEN: Final ordinance No. 2,870, for Ward park sewer cleaning and repairs, was certi-fied to the Executive Board by the City Clerk as having been duly passed. In accordance with the terms of section 172 of the city charter, the Exec-utive Board advertised the work contemplated under said ordinance for letting. Bids were received, but all proved to be for amounts exceeding the estimate, hence said Board cannot let the work.

cannot let the work.

Said soard would therefore respectfully recom-mend that the Surveyor be directed to introduce a new ordinance for said work, and also that he in-clude the relaying of so much of said sewer as may be found necessary to make it serviceable for the number for which it muc constructed. the purpose for which it was constructed. Respectfully submitted, THOS. J. NEVILLE, Clerk. Ordered received filed and published.

OFFICE OF EXECUTIVE BOARD,) ROCHESTER, June 1, 1886. (

To the Common Council:

GENTLEMEN-By an agreement between the City of Rochester and the following named persons, there is now due for right of way for the Court and Williams street outlet sewer the sums set opposite their names severally:

Heirs of John Menenbger Dora Sehm	\$50 00
Dora Sehm	100 00
Mary Sandrock	125 00
Margaret Farber	100 00
Hannah F. Brown	250 00
Gertrude Schum Henry P. Ayer	50 00
Henry P. Ayer.	175 00

The Executive Board would respectfully recommend that orders be directed to be drawn upon the Treasurer in favor of these several parties for the amounts placed opposite their names. Respectfully submitted.

THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Watson-Resolved, That the City Clerk be and he is hereby directed to draw orders on the City Treasurer as follows : In

favor of	the heirs of	John Mennenger	for	\$ 50
••	•••	Dora Sehm	••	100
••	••	Mary Sandrock	••	125
••	••	Margaret Farber	••	100
••	••	Hannah F. Brown	•••	250
••	•••	Gertrude Schum	••	50
••	••	Henry P. Ayer	••	175

in payment of right of way for the Court and William streets outlet sewer across their respective premises for the present year, as per contract, and charge the same to Contingent Fund; and that the Treasurer charge and carry the aggregate amount thereof to the fund for paying the expense of the right of way for the Court and William streets outlet sewer when said fund shall be created.

Adopted by the following vote : Ayes—Ald. Tracy, Coughlin, Marson, Watson, Fritzsche, Elliott, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer—14.

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, June 1, 1886.

To the Common Council:

GENTLEMEN : The Executive Board directs m

to inform you that a notice has been received from Thos. Evershed, Division Engineer of the Canals, that the abutments to the canal bridge at Pinnacle avenue are completed, and steps should be at once taken to erect the retaining walls and approaches, in order that the public can have the use of the bridge for travel. Respectfully, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

OFFICE OF THE EXECUTIVE BOARD, { Rochester, N. Y., June 1, 1886. }

To the Common Council.

I have the honor to transmit herewith, as required by law-

1. Monthly report, showing expenditures made by the Executive Board for all purposes, during the month of May:

Orders Drawn on the City Treasurer :

Executive Board, orders for labor	\$	5, 998 3	27
Amount of orders drawn and		0,000	••
certified to the Common	5	25 380 3	39

\$31,378 66 Total.....

Classification :

Highway Fund	13.026 31	
Water Pipe Fund	3,225 30	
Water Works Fund	6,164 96	
Fire Department Fund	5,628 96	•
Local Improvement Funds.	3,333 13	

Total..... \$31,378 66 2, Monthly statement, showing the condition of the several Funds in the charge of the Executive Board, June 1, 1886.

Dr. Balances.

.....\$341,528 34 City Treasurer... Local Improvement Funds.... 10,908 77 \$352.437 11

Cr. Balances.

Salary and Expense Function	\$ 1,585 49
Highway Fund	96,264 27
Water Pipe Fund	58,175 97
Water Works Fund	
Fire Department Fund	71,517 77

\$352,437 11

Respectfully submitted, THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

REPORT OF EXCISE COMMISSIONERS.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN : We, the undersigned, Commis-sioners of Excise of the City of Rochester, report that moneys have been received by said Commisthat moneys have been received by said Commis-sioners from the persons named, and in the re-spective amounts set forth in the following schedule, commencing May 1, 1886, and ending May 31, 1886, for licenses to sell and dispose of strong and spirituous liquors, ale, beer and wine, in quantities less than five gallons at a time, at the places herein named, and that this report contains a statement of all the money received during said month. viz: month, viz:

May 3, 1886:	
Schmitt, Anthony, 234 Maple st	$50 \ 00$
Reilly, Edward F., Smith and Bolivar sts.	50 00
Aman. Benedict, 312 E. Main st.	50 O ·
Fosmire, James, 173 West av	50 00
Culhane, Patrick E., 28 Center st	50 00
Wick & Hof, 263 Maple st.	50 00
Coe, C. G., 211 Caledonia av	50 00
Rauber & Archer, 19 S. St. Paul st	50 00
Kelly, Eliza L., 187 Front st	50 00
Kraus, Peter, 5 Ames st	50 00
Shanahan, John, 149 Lyell av	50 00
Popp, Ottor C., 251 Jay st	50 00
May 10th:	
Magin, Michael, 110 Andrews st.	$50 \ 00$
Holliger, Rudolph, 178 N. Clinton st	53 00
Vay Richard 242 Brown st	50 00

from	Culhane, Jeremiah H., 242 State st Atkinson, Chas., 223 Troup st Michaels, Michael, 161 S. St. Paul st Kerb, Ernest, 30 Mt. Hope av Schilie, William, 460 North St. Paul st Meyer, Catherine, 21 Hanover st Kane & Dowd, Front, cor. W. Main st Helberg, Bernard, 188 St. Joseph st Schleber, J. George, 38 N, Water st Schaber, George F., 152 West av Hawes, Frances J., 35 St. St. Paul st Matthews & Servis, W. Main, cor. Fitz- hugh st	50 00
mals,	Atkinson, Chas., 223 Troup st.	- 50 AA
nacle once	Michaels Michael, 161 S. St. Paul st.	50 00 50 00
ches,	Kerb, Ernest, 30 Mt. Hope av	50 00
f the	Schilie, William, 460 North St. Paul st	50 00 60 00
erk.	Meyer, Catherine, 21 Hanover st	50 00 50 00
51K.	Helberg, Bernard, 188 St. Joseph st.	50 00
	Borchert, Henry, 250 N. St, Paul st	50 00
», }	Schleber, J. George, 38 N, Water st	50 00 ·
)	Hawes, Frances J., 35 St. St. Paul st	50 00 60 00
	Matthews & Servis, W. Main, cor. Fitz-	-
s re-	hugh st.	50 00
made	Mugh St. Murray, 20 Irving place Murphy, Timothy, 185 Central av. Ribstein, Joseph F., 81 and 83 Hudson st Wood, Hiram, 12 W. Main st Burgard, John, 23 West av.	$50 \ 00 \\ 50 \ 00$
g the	Ribstein, Joseph F, , 81 and 83 Hudson st.	50 00
-	Wood, Hiram, 12 W. Main st.	50 00
	May 14th:	50 00
	Weigand, Kaspar, 184 East av	50 00
	Haller, Christian, 218 Hudson st.	50 00
	Rauber, Mathias S., 171 State st	50 00 50 00
	Phillips & Fuller, 5 and 7 North ave	50 00
378 66	Burgess, John, 200 W. Main st.	50 00
	Smith, Chas. R., 73 W. Main st.	50 00 50 00
	Schauman, John C., 528 N. Clinton st	50 00
	May 17th: Imbof Fredorick 597 N Olinton at	F0 00
-	Hetzel, Henry, 420 West ave.	$50 \ 00 \\ 50 \ 00$
	Hacker, Rudolph, 219 Brown st	50 00
	Schreck, Adolph 220 Seio st	$\begin{array}{ccc} 50 & 00 \\ 50 & 00 \end{array}$
378 66 on of	Stroh, Daniel. 46 Herman st	50 00
utive	Connaughton, Patrick, 389 Exchange st Bachmann, Lowi 259 to 277 N. St. Dord at	50 00
	May 14th: Weigand, Kaspar, 184 East av Halier, Christian, 28 Hudson st Reddy, George P., 177 West av Ruber, Mathias S., 171 State st Phillips & Fuller, 5 and 7 North ave Burgess, John, 200 W. Main st Smith, Chas. R., 73 W. Main st Schauman, John C., 528 N. Clinton st May 17th: Imhof, Frederick, 527 N. Clinton st May 17th: Hacker, Rudolph, 219 Brown st Stoll, August, 80 S. St. Paul st Stroh, Daniel, 46 Herman st Connaughton, Patrick, 389 Exchange st Bachmann, Levi, 259 to 277 N. St. Paul st Leimgruber, Chas. A., Culver Park Base Bach Baron	60 00
		50 00
	Hodges & Logan, 548 State st	50 00 50 00
137 11	A kley, Wm. J., Agt., 25 Stone st	60 00
	Schreck, Wm. F., 215 Mt. Hope ave	50.00
	Englert Bros., 148 N. Water st.	50 00 50 00
	Eisenmenger, Mary B., 190 Chatham st	50 00
	Nogt. Anton 54 Scio st	50 00
137 11	Weidenboerner, Leonard, 150 Monroe ave. Hodges & Logan, 548 State st Schreck, Wm. J., Agt., 25 Stone st Schreck, Wm. F., 215 Mt. Hope ave Heller, Joseph, 33 William st Englert Bros., 148 N. Water st Heberger, Philip, 620 N. Clinton st Vogt, Anton, 54 Scio st Young, George, 80 Mill st Rutz, John, Alphonse, cor. Edward st Burke, James E., 26 Monroe av Burke, James E., 26 Monroe av Stratton, J. J., agt., 262 E. Main st	50 00
-	Roeper, August, 15 and 17 Hawkins st	50 00
erk.	Mutschler & Kolb, 606 N. Clinton st.	$\begin{array}{ccc} 50 & 00 \\ 50 & 00 \end{array}$
	Burke, James E., 26 Monroe av	50 00
	Martin, Patrick J., 252 Revnolds st	$\begin{array}{c} 50 & 00 \\ 50 & 00 \end{array}$
of the	Merklinger, Louis, 268 West av	50 00
	Martin, Farries J., 252 Revindus St. Stratton, J. J., agt., 262 E. Main st. Merklinger, Louis, 268 West av. Normille, James, 165 State st. May 24th :	50 00
nmis- eport	Frank, Mary, 358 Monroe av	50 00
nmis-	Boch, George, E. Main, cor. Bay st	60 00
ne re-	Roth William 201 Mt Hone av	50 00 50 00
nding	Strebler, Michael, 323 and 325 Lake av	50 00
se of	Scherer, Frank, Childs, cor. Jay st	50 00
wine, at the	Young, Charles. 155 Monroe av.	50 00 50 00
itains	Emrich, August, 369 Lyell av	50 00
g said	May 24th : Frank, Mary, 358 Monroe av. Boch, George, E. Main, cor. Bay st Fritz, John G., 523 N. S. Paul st. Roth, William, 201 Mt. Hope av. Strebler, Michael, 323 and 325 Lake av. Scherer, Frank, Childs, cor. Jay st. Hall, George A., 225 Goodman st. Young, Charles, 155 Monroe av. Emrich, August, 369 Lyell av. Kaul, Lizzle, 201 Central av. 	$50 \ 00 \\ 50 \ 00$
	Weaver, George, 208 Monroe av	50 00
$\begin{array}{ccc} 50 & 00 \\ 50 & 00 \end{array}$	Schmid, Theressa, 429 North av	60 00
50 0	Butler, John, 284 Scio st.	50 00 50 00
50 00	Eisenmenger, Martin, 47 Broadway st	50 00
$50 00 \\ 50 00$	Krieg, Wendelin, 220 St. Josenn st.	$50 \ 00 \\ 50 \ 00$
50 00	Wells, Mary, 536 E. Main st	50 00
$50 \ 00 \\ 50 \ 00$	Burbott, Charles, 395 N. St. Paulst	50 00 50 00
$50 \ 00$	Miller, Frank J., 150 S. St. Paul st	50 00
$50 \ 00 \\ 50 \ 00$	Snyder, Frank, 326 North av	50 0 0
	Howard, James O., 148 State st Butler, John, 284 Scio st Eisenmenger, Martin, 47 Broadway st Gohr, Errestine, 76 Kelly st Wells, Mary, 586 E. Main st Burbott, Charles, 395 N. St. Paul st Schmidt, Ludwig, 74 Glenwood av Miller, Frank, 326 North av Mogler, Elizabeth, 57 Gregory st Imhof, Lewis, Bartlett and Sewara sts Augustin, Jacob J., 241 Central ave	$50 \ 00 \\ 50 \ 00 \\ 50 \ 00$
50 00	Augustin, Jacob J., 241 Central ave Heck, Henry, 212 St. Joseph st Kalk, Fred, 21 South St. Paul st	50 00
50 00	Kalk, Fred. 21 South St. Paul st.	50 00 50 00
		00 00

Vandelinde, Dennis C., 102 S. Clinton st... Gohulz, Bosa, 36 Conkey ave...... Haupt, Charles, 42 Front st... Kenning, Theodore J., 148 North ave. Kiley, Patrick, 175 Clifton st... Rodenbeck, Wm., 70 Scrantom st... Heisler, John, 28 S. St. Paul st... Heiby, Carl, 9 S. St. Paul st... Kimpal, Charles F., 5 and 7 Mill st... Bottle, Benjamin, 536 State st... Gordon, Andrew O., 13 Keynolds Arcade. Grossman, Adolph, 141 State st... Feiock & Co.. B., 155 E. Main st... Frank, F. M., 210 South ave... Courneen, John. 160 South ave... Crispin, Wm. H., 115 Exchange st... MacKay, Wm. C., 101 Exchange st... 50 00 50 00 50 00 60 00 50 00 50 00 50 00 50 00 50 00 50 00 30 00

Total amount received and deposited with \$5,833 00

the City Treasurer.... Dated June 1, 1886.

POMEROY P. DICKINSON, CONRAD HERZBERGER, JAMES MALLEY, Excise Commissioners.

STATE OF NEW YORK.) COUNTY OF MONROE, ss.

CITY OF ROCHESTER.

The undersigned, commissioners of excise for the city of Rochester, being duly sworn, each for himself, says that the above report of persons licensed, the date of their license and their respechierback, the date of their ficense and their respec-tive places of business, and the moneys received from them is in all respects just and true, and that said report contains a report of all the licenses granted and all moneys received by them during the month of May, 1886. PomEROY P. DICKINSON, JAMES MALLEY, COMES MALLEY,

CONRAD HERZBERGER.

Excise Commissioners.

Subscribed and sworn to before me this 30th day of June, 1886. JOHN H. MASON, Commissioner of deeds in and for the city of Rochester.

Ordered, received, filed and published.

From the Treasurer-

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE, June 1, 1886.

To the Hon. the Common Council:

GENTLEMEN: The Treasurer herewith submits the monthly statement of the balances of the prin-cipal funds on the 1st day of June, 1886, as required by section 58 of the city charter: Departments. Balance undrawn.

Dopur chiches Datablee une	
Board of Education, Building fund\$35	,186 91
·· ·· Repair fund 9	516 79
··· ··· Contingent fund 48	.27063
·· ·· Teachers' fund151	.236 47
Fire Department fund 73	,153 79
Poor Department fund 31	,416 31
Police Department fund 99	,148 07
Contingent fund103	
Highway fund103	
Lamp fund	
Health fund 17	,578 68
City Property fund	.667 90
Park fund 2	
Water Works fund130	974 49
Water Pipe fund	
Salary and Expense fund	
JOHN A. DAY	

Treasurer. Subscribed and sworn to before me, this 1st day of June, 1886. F. J. IRWIN

Commissioner of Deeds. Ordered received, filed and published.

ACTION ON ORDINANCES. ASHLAND STREET EXTENSION.

By Ald. Bohrer-Resolved, That the following improvement is necessary, viz. :

 $50 & 00 \\ 50 & 00$ 60 00 50 00 50 00 50 00

50 00

The extension of Ashland street, from its present-southerly terminus southward to Cypress street, and northward from its present northerly terminus to Ham-ilton piace, the extended lines to be in the prolonga-tion of the existing lines of Ashland street with the same distance between them. Besolved, further, That the following portion of said city is deemed benefited and proper to be assess-one tier of lots on each side of Ashland street, from Gregory street to Cypress street for that portion of the said Ashland street that is extended southward to Cypress street; and for that portion of the said Ashland street that is extended on the asid Ashland street that is extended for that portion of the said astreet that is extended southward to Cypress street; and for that portion of the said Ashland street that is extended on the asid Ashland street that is extended of Ashland street, from Munger street to Hamilton place. And the clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve ment, are required to attend the Common Council on Tuesday evening, June the 15th, 1886, at 7:80 o'clock, at the Common Council chamber, when allegations will be he heard. Adopted. Adopted.

SEWER IN DELEVAN STREET.

By Ald Marson-Resolved, That the city surveyor ascertain and report to this Council the expense of taking up, deepening and reconstruction of the sewer in Delevan street, from Schlitzer alley to Gibbs street, with other improvements connected therewith.

with other improvements connected therewith. Adopted. The surveyor submitted as such estimate, \$1,600. By Ald. Marson-Resolved, That the following im-provement is necessary, viz. The taking up, deepening and re-building of the sewer in Delevan street, from Schitzer alley to Gibbs street; the deepening and reconstruction of the present nd the construction of new surface sewers where needed; the deepening and connection of the existing and the construction of new lot laterals and connec-tions where required. Also the necessary manholes, roadway grading and gutter formation. And whereas, The city surveyor, under the directions of this Council, has made an estimate of the whole ex-bense thereof, and reports the same at \$1,600, which

of this Council, has made an estimate of the whole ex-vense thereof, and reports the same at \$1,600, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of Delevan street, from Schitzer alley to Gibbs street. And the clerk is here by directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, June the 15th, 1886, at 7:30 o'clock, at the Council Chamber, when allegations will be heard. Adopted. Adopted.

CONSTRUCTING APPROACHES TO THE BRIDGE OVER THE ERIE CANAL CONNECTING PINNACLE AVENUE WITH CLINTON PARK,

By Ald. Kohlmetz – Resolved, That the City Sur-veyor ascertain and report to this Council the expense of constructing approaches to the bridge over the Erie canal between Pinnacle avenue and Clinton park.

of constructing approaches to the bridge over the Erie canal between Pinnacle avenue and Clinton park. Adopted. The Surveyor submitted as such estimate \$7,500. By Aid. Kohlmetz -- Resolved, That the following improvement is necessary, viz: The construction of approaches to the bridge over the Erie canal connecting Pinnacle avenue and Clinton park. with necessary viz: thereof; also the sering of Medina stone curbs and con-struction of Medina stone grups on each side thereof; also the sering of Medina stone curbs and con-struction of Medina stone grups on each side thereof; also the sering of Medina stone curbs and con-struction of Medina stone grups. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$7,500, which estimatis hereby approved. Resolved, further, That the following portion of read City is deemed benefited and proper to be assessed for the whole expense thereot, viz: All the territory included within and described by the following noundary lines, viz: Beginning at a point on the east line of Clinton park produced with the intersection of the south line of the firte canal; thence southerly and easterly along said Erite canal is the southerly and east due thereof, including one tier of lots on the said thee produced, including one tier of lots on the said thee produced including one tier of lots on the pain store thereof, paid city line to Goodman street; thence westerly along said city line to Goodman street; thence westerly along said city line to dood and street is the southerly and along Goodman street on the city line to Oakland

The set is then see westerly along Oakland street, including for the south side thereof, to Meigs for the south side thereof, to Meigs for the south side thereof, to Meigs for the south side thereof, to Cayuga place, the south side thereof, t

SPRINLKING UNIVERSITY AVENUE. By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling University avenue during the season of 1866.

of spinkling University avenue during the season of 1856 1857 1858 1858 1858 1857 1858 1857 1858 1

Adopted.

IMPROVING CENTER STREET.

IMPROVING CENTER STREET. By Ald. Kohimetz-Resolved, That the City Survey-or ascertain and report to this Council the expense of improving Center street, from State street to Sophia. Adopted. The Surveyor submitted as such estimate, \$1,550. By Ald. Kohimetz-Resolved, That the following im-provement is necessary, viz.: The secting of a Medina or blne stone flag walk six (6) feet wide on the south side of Center street, from the west line of the west cross walk on State street to the east line of the east cross walk on Sophia street, with a Medina stone gutter one (1) foot and a Medina pave-ment two (2) feet wide on the roadway side of the curb. curb.

ment two (2) feet wide on the roadway side of the curb. And Whereas The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$1,550, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: Che tier of lots on the south side of Centre street, from State street to Sophia street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 12 of the Revised (Charter of 1850, of the City of Rechester, that all per-sons interested in the subject matter or said improve-nent, are required to attend the Common Council, on Tuesday evening, June the 15th, 1856, at 7:30 o'clock at the Common Council Chamber, when allegations will be heard. Adopted. Adopted.

WARD PARK SEWER CLEANING. By Ald, Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of cleaning and repairing the main and surface severs in Ward park and the construction of the necessary manholes. The Surveyor submitted as such estimate \$30.00. By Ald. Marson-Resolved, That the following improvement is necessary, viz.: The cleaning and repairing of the main sever and surface severs in Ward park to the sever in Ward the present sever in Ward park to the sever in Ward street. Also the construction of the manholes neces-street. Also the construction of the manholes neces-street of the stande and proper to be assessed for the whole expense thereof, viz.: One tier of lots on ereof, viz.: Machine Clerk is hered and proper to be assessed for the whole of the stande of the orbits notice in pursuance of 800 (of the city of Rochester, that all per-sons interested in the continen of council, on Thesday evening, June the 15h, 1886, at 7% o'clock, at the Common Council Chambers, when allegations will be heard. Adopted. MANSION STREET PLANK WALK. Adopted.

MANSION STREET PLANK WALK.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on Mansion street.

ascertain and report to this Council the expense of constructing a plank sidewalk on Mansicon street. Adopted. The Surveyor submitted as such estimate, \$450. By Ald. Kohlmetz-Resolved. That the following improvement is necessary, viz. The construction of a plank sidewalk four feet eight inches in wiota on each side of Mansion street, from Violeta street to Doran park; also the necessary side-walk grading and crosswalk construction. And, Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$450, which estimate is hereby approved; Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz. : One tier of lots on each side of Mansion street, from Violetta street to Doran park. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said impro substressed we may approved to be as a subject in the common Council, on Tuesday evening, June the 15th, 1886, at 7:30 o'clock, at the Common Council Chambers, when allegations will be heard. will be heard.

Adopted.

CARLTON PLACE PLANK WALK.

CARLTON PLACE PLANK WALK. By Ald, Kohlmetz-Resolved, That the City Survey-or ascertain and report to this Council the expense of constructing a plank walk on Carlton place, from West avenue to Chili avenue. Adopted. The Surveyor submitter as such estimate \$600. By Ald, Kohimetz-Resolved, That the following improvement is necessary, viz: The construction of a plank sidewalk 4 feet in width on each side of Carlton place, from West avenue to Chili avenue, except whare good walks of the specified width already exist at the proper grade; also the nec-essary sidewalk granux and crosswalk construction. Ad Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reports the same at \$600, which estimate is hereby approved. De there of lots on each side of Carlton place, from West avenue to Chili avenue, in front of which the walk is to be constructed. And the Clerk is hereby directed to publish notice in pursuance of Thile VII, Section T2, of the Revised Charter, of 1830, of the City of Rochester, that all persons interested in the subject matter of said im-growement, are required to attend the Commun formed the the subject matter of said im-growement, are required to attend the Shih, 1856, at 7:30 o'clock at the Council Chamber, wheat allegations will be heard. Agopted. SPEINKLING FEANK STREFT. Adopted.

SPRINKLING FRANK STREET.

By Ald. Kohlmetz-Resolved, That the Cicy Survey of

ascertain and report to this Council the expense of sprinking Frank street, during the season of 1886. Adopted. The Surveyor submitted as such estimate, \$72. By Ald. Kohlmetz-Resolved, That the following im-resyment is necessary. viz.

The Surveyor submitted as such estimate, **\$72**. By Aid. Kollmetz-Resolved, That the following im-royment is necessary, viz: The sprinkling of Frank street, from the south side of Cenier street, to a point 100 feet south of Platt itreet, during the season of 1886. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$72, which simmate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tire of lots on each side of Frank street, from Center street, to 100 feet south of Platt street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-rovement, are required to attend the Common Coun-cil, on Tuesday evening, June the 15th, 1836, at 752 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

SPRINKLING NORTH FORD STREET.

BRINKLING NORTH FORD STREET. BY AId. Kohlmetz-Resolved, That the City Surveyor accrtain and report to this Council the Expense of sprinkling North Ford street during the season of 1886. Adopted. The Surveyor submitted as such estimate, \$18. By Aid. Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The sprinkling of North Ford street from West Main sireet to the Eric Carah, do ring the season of 1886. And Whereas, The City Surveyor, under the direc-tion of this Council. has made an estimate of the which estimate is hereby a approved. Resolved further, that the following portion of said city is deemed benefited and proper o be assessed for the whole expense thereot, viz: One tier of lots on each side of North Ford street from West Main street to the Eric canal. And the Clerk is hereby drapported. The Clerk is hereby drapported to publish notice in pursuance of Title VII, Section 172, of the Revised Char-est di in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, June the 15th, 1886, at 7½ o'clock, at the common Council Chamber, when allegations will be heard Adopted heard Adopted

FINAL ORDINANCES.

The final ordinance for Henrietta avenue pipe sewer came up. Ald. Schaeffer presented a remonstrance and moved that action be postponed two weeks.

Ald. Coughlin moved that the final ordinance for sprinkling Kent street be so amended as to strike out the portion between Allen and Platt streets. Adopted, and action postponed two weeks

FINAL ORDINANCE No. 2,972.

LANGHAM STREET PLANK WALK.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

Serbed in the ordinance below: After hearing such allegations from all persons ap-pearing— Ald. Kohlmetz submitted the following : An ordinance to construct a plank walk on Langham street from the westend of the present walk in Lang-ham street to Joiner street. The common Council of the City of Rochester, do ordain and determine that the following improvemet be made to wit: The construction of a plank sidewalk four feet in width on each side of Langham street, from the west end of the present walk on Langham street, to Joiner street, also the necessary sidewalk grading. And the whole expense shall be defraved by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and report the same at \$150, and said estimate being deemed reasonable is hereby approved; and the portion of said city which said Common Council deem will be benefited by said improvements is described as follows: One ther of lots on each side of Langham street from

One tier of lots on each side of Langham street, from the west end of the present walk on Langham street to Joiner street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered

30

assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-

And to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Courblin, Marson, Watson, Fritz-che, Elliott, Selye, Mandeville, Swikchard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

FINAL ORDINANCE, NO. 2,973.

LEWIS STREET PIPE SEWER,

On motion of Ald, Marson, the Board proceeded to hear allegations in relation to the improvement de-cribed in the ordinance below; After hearing such allegations from all persons ap-

The difference of the second secon

to be in proportion to the constant which can address therefrom, Adopted by the following vote: Ayes—Ald, Tracy, Coughlin, Marson, Watson, Fritzsche, Elliott, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

The ordinance for Allen street improvement was postponed for two weeks on motion of Ald. Kelly on account of the absence of Ald. Foley.

The ordinances for Gorham street asphalt improvement, Lowell street improvement and Hand street improvement were postponed two weeks on motion of Ald. Fritzsche on account of the absence of Ald. Kohlmetz.

FINAL ORDINANCE, NO. 2,974.

IMPROVING LOCUST STREET

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-

Ald, Kohlmetz submitted the following: Ald, Kohlmetz submitted the following: Au ordinance to im:rove Locust street from the east curb line of Fulton avenue to the west line of Frederick

Wiler's property. The Common Council of the City of Rochester, do or-dain and determine that the following improvement be

The Common Council of the City of Rochester, do or-dain and determine that the tollowing improvement be made, to wit: The construction of a gravel roadway with Medina stone curbs and flag and paved gutters of the same material on each side of Locust state from the west curb line of Fulton avenue to the west line of Frederick Milier's propercy. Also the necessary manholes, sur-face sewers, lot laterals and connections and cross-walks; also the construction of pine plank sidewalk four (4) feet wide on each side of the street, and within the grades and alignments that shall be estab-lished by the City Surveyor, And the whole expense shall be defrayed by the as-sessment upon the lots and narcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made at estimate of such mate being deemed reasonble, is hereby approved; and the portion of said cuty, which said Common Council deern will be be enefited by said improvement is de-scribed as follows: "The spinkeling of South Ford street, from West ave-"The spinkeling of South Ford street, from West ave-"The spinkeling of South Ford street, from West ave-

The sprinkling of South Ford street, from West ave-nue to the south line of Troup street, during theseason

On which above described lots and parcels of land the expenses of said improvement are hereby ordered as-sessed, the assessment upon each lot and parcel of land

to be in proportion to the benefit which each derives

And it is further ordained and determined that the And it is further ordained and determined that the taxpayers to be assessed for making such improve-ment, may pay their assessments in three equal payments, as follows: One-third of the amount assess-ed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of such roll; and the remaining one-third within two years from the confirm-ation of said roll. On all sums paid prior to the ma-turity of said last instalment, a discount will be al-lowed of six per cent. per anuum. Adopted by the following vote: Ayes—Ald. Traoy, Coughlin, Marson, Watson, Fritzsche, Elliott, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer—14. The ordinance for Frank street Medina stone

The ordinance for Frank street Medina stone improvement was indefinitely postponed on motion of Ald. Selve.

The ordinance for North avenue improve-ment was postponed for two weeks on motion of Ald. Schaeffer.

The final ordinance for Childs street pipe sewer came up and Ald. Kelley moved it be nostponed two weeks. Adopted.

The final ordinance for Chili avenue pipe sewer came up and Ald, Kelly presented the

following: By Ald. Kelly-Resolved, That the final or-dinance for the Chili avenue pipe sewer be amended to read as follows, viz

The construction of a vitrified pipe sewer eighteen (18) inches in diameter in Chili avenue from the west line of the city to intersect the Colvin street sewer; also the taking up, deepening and reconstruction of the gresent Colvin street sewer from the middle line of Chili avenue to a point about fourteen (14) feet north of the north line of west avenue; also the nec-essary manholes, lampholes, the depening and reconstruction of the existing and construction of new surface sewers where required, the deepening, reconstruction and connection of the present and the construction of new lot laterals and connections where needed; also the necessary roadway grading and gutter forma-tion on Chili avenue within the limits named; also the change of the estimated cost from \$5, 500 to \$7,500.

Adopted and action postponed two weeks under the rule.

FINAL ORDINANCE, No. 2,975.

PINNACLE AVE. MEDINA STONE PAVEMENT.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

pearing-Ald. Kohlmetz submitted the following: An ordinance to improve Pinnacle avenue from the east curb-line of South avenue to the south line of the

city. The Common Council of the city of Rochester do or-dain and determine that the following improvement be

dain and determine that the following improvement be made, to wit: The improvement of Pinnacle avenue, from the east curb-line of South avenue to the south line of the city, by constructing a pavement of Medina stone, with curbstones and gu ters on each side thereof, the width of the roadway between the curb-lines to be thirty-six (36) feet; also the construction of a vitrified pipe sewer twelve(12) inches in diameter from the south line of the city to the westerly line of Bly street; also the taking up, deepening and connecting of the present main sewers between Alexander street and South ave-nue; also the cleaning and repairing of all other main main sewers between Alexander street and South ave-nue; also the cleaning and repairing of all other main sewers in said Plunacle avenue except those included between a point 80 feet south of Hamilton place and the outlet sewer between Meigs street and Goodman owner, actoche construction of necessary manholes, Tuesday evening, June the 15th, 1386, at 7:50 o ciocx, at the Common Council Chamber, when allegations will babeard. holes

And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-

fited thereby; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$70,000, and said estimate being deemed reasonable, is hereby approved, and the portion of said City which said Common Council deem will be benefited by said im-provement is described as follows: One tier of lots on each side of Pinnacle avenue, from South avenue to the south line of the city. On which above described lots and parcels of land the expenses of said improvement are bereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. And it is further ordained and determined that the

and to be in proportion to the bench which each de-trives therefrom. And it is further ordained and determined that the improvement may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of such roll; and the re-maining one-third within two years from the confirma-tion of such roll. On all sums paid prior to the matur-ity of said last installment, a discount will be allow-ed at six per cent. per annum. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson. Watson, Fritzsche, Elliott, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-13. Ald Weider moyad that the improvements

Ald. Weider moved that the improvements be paid in five equal annual payments. Lost.

The final ordinance for Boardman street plank walk came up, and Ald. Schaeffer presented a remonstrance and moved that action be postponed two weeks. Adopted

The final ordinance for sprinkling of North Goodman street came up.

Ald. Mandeville moved indefinite postponement. Adopted.

FINAL ORDINANCE NO. 2,976.

HASTINGS AVENUE PLANK WALK.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-sorthed in the ordinance below. After hearing such allegations from all persons ap-

Ald. Kohlmetz submitted the following: An ordinance to construct a plank

An ordinance to construct a plank sidewalk on Hastings avenue, from a point opposite the south line of Driving Park avenue to a point about 385 feet south

The Solution is a set of the set

scribed as follows: One tier of lots on the east side of Hastings avenue, in front of which the proposed walk is constructed. On which above described lots and parcels of land the expenses of said improvement are hereby ordered as-sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

rives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Fritz-sche, Elliott, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

FINAL ORDINANCE No. 2,977.

SELFE STREET IMPROVEMENT. On motion of Ald, Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-pearing, Ald. Kohlmetz submitted the following: An ordinance to improve Selfye street, from the west curb line of Lake avenue to the east line of the Boule-vard.

vard.

The Common Council of the City of Rochester do ordain and determine that the following improvement be made, to wit: The construction of a gravel roadway in Selye street

construction of a gravel roadway in Selye street from the west curb line of Lake avenue to the east line of the Boulevard with Medina stone curbs thirty-eight (38) feet apart, with Medina stone flag and paved gutters three (3) feet wide on each side, said curbs and gutters to extend from the west curb line of Lake ave-nue to the east curb line of Pierpont avenue; also, the necessary manholes, surface sewers, lot laterals and connections; also, the necessary crosswalks. And the whoie expense shall be defrayed by the as-sessment upon the lots and parcels of lano to be bene-ticed thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$10,000, and said estimate being deemed reasonable, is hereby ap-proved, and the portion of said city which said Com-mon Council deem will be benefited by said improve-ment is described as follows: One tier of lots on each side of Selye street from Lake avenue to the Boulevard.

One life of loss of each state of cety estreet from Lake avenue to the Boulevard. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-

and to be in providen to the benefit which each de-rives thereform. And it is further ordained and determined that the taxpayers to be assessed for making such improve-ments, as follows:

ments may pay their assessments in three equal pay-ments, as follows: One-third of the amount assess ed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confir-mation of said roll, and the remaining one-third with in two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last install-ment, a discount will be allowed at six per cent. per annum.

annum. Adopted by the following vote: Ayes-Ald, Tracy, Coughin, Marson, Fritzsche, Elliott, Selye, Mandeville, S Weider, Stein, Bohrer, Kelly. Schaeffer-14. Marson, Watson, eville, Swikehard,

FINAL ORDINANCE, NO. 2,978.

BROWN STREET PIPE SEWER.

On motion of Ald. Marson the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

An ordinance to construct a pipe sever in Brown street, from the west end of the present sewer to West

avenue. The Common Council of the city of Rochester do or-dain and determine that the following improvement be

made, to wit: made, to wit: The construction of a vitrified pipe sewer. 12-inches in diameter, it brown street, from the west end of the present sewer to West avenue; also the necessary sur-face sewers, lot laterals, Y Dranches, lampholes and manholes.

Manholes. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-efited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$2,500, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefitted by said improvement is de-

Soribed as follows: One tier of lots on each side of Brown street, from a point oposite the west end of the present sewer to West avenue. On which above described lots and parcels of land

On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. And it is further ordained and determined that the taxpayers to be assessed for making such improvement may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount such the assessment roll; one-third of the amount such the assessment roll; one-third of the advertusement of the assessment for one value of the advertusement of the confirmation of such roll; and the remaining one-third within two years from the confirmation of such roll. On all sums paid prior to the maturity of said last instalment, a discount will be allowed at six per cent. per annum.

Adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson, Watson, Fritzsche, Elliott, Seive, Mandeville, Swikehard, Wei-der, Stein, Bohrer, Kelly, Schaeffer-14.

FINAL ORDINANCE, NO. 2979.

LAKE AVENUE PLANK SIDEWALK.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

pearing_

Ald. Kohlmetz submitted the following: Ald Kohlmetz submitted the following: An ordinance to construct a plank sidewalk on Lake avenue, from the old city line to Frauenberger street. The Common Council of the city of Rochester do or-

dain and determine that the following improvement be

made, to wit: The construction of a plank sidewalk 4 feet in width on the east side of Lake avenue, from the old city line to Frauenberger street; also the necessary grading except where good plank walks now exist at the proper grade.

proper grade. And the whole expense shall be defrayed by the assess-ment upon the lots and parcels of lands to be benefited thereby, and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$400, and said estimate being deemed reasonable, is hereby approved; and the por-tion of said city, which said Common Council deem will be benefited by said improvement is described as follows:

will be benefited by said improvement is described as follows: One titer of lots on the east side of Lake avenue, from the old city line to Fraunberger street, in front of which the walk is constructed. On which above described lots and parcels of land the expenses of said improvement are hereby ordered as-sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom. Adopted by the following vote: Agyes-ald... Tracy, Coughlin. Marson Watson

Aves-ald. Tracy, Coughlin, Marson, Watson, Fritzsche, Elliott, Selve, Mandeville, Swikehard, Wei-der, Stein, Bohrer, Kelly, Schaffer-14.

Ald. Kelly moved that property owners have twenty days in which to construct their own walks. Adopted.

FINAL ORDINANCE NO. 2,980.

NORTH UNION STREET SPRINKLING.

On motion of Ald. Kohlmetz, the board proceeded to hear allegations in relation to the Improvement de-scribed in the Ordinance below: After hearing such allegations from all persons ap-

pearing

Alderman Kohlmetz submitted the following: An ordinance to sprinkle North Union street from 100 feet north of East avenue to 100 feet south of Univer-

The common of East avenue to for less sourd of Oniver-sity avenue. The Common Council of the city of Rochester, do or-dain and determine that the following improvement be made, to thi: The of East avenue to 100 feet south of University avenue during the season of 1886.

And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby; and the City Surveyor, under the direc-tion of this Connell, having made an estimate of such expense, and reported the same at \$150 and said estimate being deemed reasonable is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefitted by said improvement is

and the point of some the state in the point of some set of the some set of th

The final ordinance for sprinkling Greig street came up and Ald. Marson presented a remonstrance. The ordinance was lost by the following vote:

Ayes-Ald. Selye, Swikehard, Weider, Stein, Schaeffer-5.

Nays-Ald. Tracy, Coughlin, Marson, Wat-on, Fritzsche, Elliott, Mandeville, Bohrer, son. Keliy-9.

FINAL ORDINANCE-NO. 2,981.

SOUTH FORD STREET SPRINKLING.

SOUTH FORD STREET SPRINKLING. On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-pearing. Ald. Kohlmetz submitted the following: An ordinance to sprinkle South Ford street, from West avenue to the sout line of Troup street. The Common Council of the City of Rochester do ordain and determine that the following improvement be made, to wit: The sprinkling of South Ford street, during theseason ot 1886. nue to of 1886

And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-

fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$186, and said estimate being deemed reasonable, is hereby ap-proved; and the portion of said city which said Common Council deem will be benefited by said im-provement is described as follows: One titer of lots on each side of South Ford street from West avenue to Troup street. On which above drscribed lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives there. From. Ayopted by the following vote: Ayopted, Elliott, Selye, Mandeville, Swikehard, Welder, Stein, Bohrer, Kelly, Schaeffer-14.

UNFINISHED BUSINESS.

The nominations of the Mayor for members of the Board of Health came up and Ald. Coughlin moved that they be confirmed.

Adopted by the following vote:

Ayes-Ald, Tracy, Coughlin, Marson, Watson, Fritzsche, Elliott, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer. -14.

Ald. Elliott, no objection being made, moved that the action on the final ordinance for Brown street improvement be reconsidered. Adopted.

Ald. Elliott moved that the payments be made three equal payments instead of five. Adopted, the ordinance going over two weeks under the rule.

Under the head of unfinished business the notice given by Ald. Stein at the last meeting in relation to a penal ordinance in regard to gongs on wagons came up. Ald. Stein presented the following :

By Ald. Stein :

AN ORDINANCE IN RELATION TO THE USE OF BELLS ON WAGONS IN THE PUBLIC STREETS.

The Common Council of the City of Rochester do or-

The Common Council of the City of Rochester do or data as follows: SECTION 1. No person shall carry or use upon any wagon while passing along or being upon any street. Lane or alley in the city of Rochester, any gong or beil similar to the gong which is used on trucks and en-gines by the fire Department of the city of Rochester, untr a penalty of five dollars for each offense. reverse of the fire Department of the city of Rochester, untr a penalty of the dollars for each offense. reverse of the fire Department of the city of Rochester, untr a penalty of the dollars for each offense. reverse of the fire Department of the strength of the strength of the fire Department of the strength of the strength of the fire Department of the strength of the strength of the strength of the defendant is the offense. reverse of the defendant is the defendant to the Mon-n ope County Penitentiary for a period of not less than the nor more than ten days. s in. This ordinance shall take effect immediately.

Ald. Kelly moved to amend by excepting all fire apparatus. Ald. Stein accepted the amendment and the ordinance as amended was adopted by the following vote:

Ayes Ald Tracy, Coughlin, Marson, Wat-on, Fritzsche, Elliott, Selye, Mandeville, wikehard, Weider, Stein, Bohrer, Kelly, son, Swikehard, Schaeffer-14.

EXECUTIVE BUSINESS.

Ald. Kelly moved to proceed to appoint commissioners of deeds and the Clerk cast the ballot.

Adopted by the following vote.

Ayes-Ald, Tracy, Coughlin, Marson, Wat-son, Fritzsche, Elliott, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer -14.

The following persons have received the concurrent vote of the Council were declared elected: Louis H. Daus, Daniel H. Berjamin, C. T. Drury, Mr. McGarry, H. S. Redfield, Roswell H. King, John J. Mitchell, Wm. Howe, L. N. Dunbar and Wm. T. Bradley.

By Ald. Kelly-Resolved, That a license he granted to Trevitt W. Okey to give exibitions on Falls Field for one week, commencing June 9th, 1886, on his paying into the treasury the sum of \$25.Adopted.

MISCELLANEOUS BUSINESS.

Bohrer—Petition of Catherine to erect a wood build By Ald. Miller Ald. Miller to erect a we Scio street; referred to E. Wood the on Building Committee and Fire Marshal, with power to act; also petitions for improving Central avenue and North avenue. Both referred to the City Surveyor to prepare ordinances.

The report of City Sealer Mahoney for the month of May was read by the Clerk and ordered received and filed.

By Ald. Swikehard-Resolved, That the City Clerk be and he hereby is directed to draw an order in favor of John H. Mason for six hundred and seventeen and 50-100 (\$617.50), at the rate of \$65.00 per month, for services as Clerk, of the Board of Excise Commissioners from August 15th, 1885, to June 1st, 1886, and charge Poor Fund.

Adopted by the following vote: Ayes – Ald. Tracy, Coughlin, Marson, Fritzsche, Swikehard, Wieder, Bohrer, Kelly, Schaeffer-9.

Nays-Ald. Watson, Elliott, Selye, Mandeville-4.

By Ald. Mandeville-Resolved, That the use of the City Hall be granted on Thursday even-ing, July 1st, for exercises of the Free Acad-Ald. Mandeville moved a reconsideration of

the resolution accompanying the report of the Map and Survey Committee. Adopted. Ald. Mandeville moved that further action

be postponed two weeks. Adopted. By Ald. Selye-Petition of Theodore J.

Vogel to erect a wood building on Frank street. Referred to the Wood Building Committee and Fire Marshal, with power to act. By Ald. Fritzsche-

ROCHESTER, N. Y., June 1, 1886. To the Hon. the Common Council of the City of Rochester:

Rochester: The Mechanics' Institute of the City of Roches-ter respectfully invite your honorable body to be present at the first annual exhibition of the Insti-tute, which it is intended to hold at the City Hail during the daytime and evenings of the 8th, 9th, and 10th of this month. It is earnestly hoped that there will he a fair representation of the Council present during this period, and especially on the last evening named, when a full report of the trustees of the Institute will be made, covering the work of the Institute during the past winter and spring. WM. F. PECK, Corresponding Secretary of the Me-chanics' Institute.

On motion of Ald. Elliott the invitation was accepted.

By Ald. Watson--Resolved, That the sum of (\$1,123,460.68) one million one hundred and twenty-three thousand four hundred and sixty dollars and sixty eight cents, the amount heretofore fixed and adopted as the general tax levy for the ensuing year, be, and the same hereby is, levied and assessed on the taxable property of the city of Rochester in the manner required by the city charter.

Adopted by the following vote

Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Fritzsche, Elliott, Seley, Mandeville,

Swikehard, Weider, Bohrer, Kelly, Schaeffer -13.

By Ald. Watson-Resolved, That there be, and hereby is, assessed for the benefit of the Water Works Fund three cents on each lineal foot front of each city lot located on each and every street, avenue, park, court, alley and lawn in the city of Rochester, in which city water mains are laid and in use in all cases in which no water rents have accrued or been paid to the city of Rochester during the pres-ent calendar year. Such assessment is made on one frontage only of each of said lots, and in accordance with the provisions of section 85 of the Revised City Charter.

Adopted by the following vote :

Ayes-Ald. Tracy, Cougnlin, Marson, Wat-gon, Fritzsche, Elliott, Selye, Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaeffer

By Ald. Watson-Petition to erect a wood building on George street, granted under direction of the Fire Marshal; also petition for stone walk on Chestnut park, referred to the City Surveyor to prepare an ordinance.

By Ald. Tracy-Resolved, That the Treasurer be and he hereby is authorized and directed to receive from Ruth M. Gardner, the owner of lot No. 60, One Hundred Acre l'ract, on North Fitzbugh street in the city of Rochester, the taxes and assessments upon said lot, if the same are paid in full within ten days from the date of the passage of this resolution, with interest at 6 per cent. per annum, from the time they became liens upon the property. Adopted. On motion of Ald. Kelly the Board then ad-

journed.

PETER SHERIDAN, City Clerk.

In Common Council-June 8, 1886.

SPECIAL MEETING.

In the absence of the President of the Board the Clerk called the meeting to order. Ald. Selye moved that Ald. Coughlin act as chairman. Adopted.

Present — Ald. Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

By the Clerk-

ROCHESTER, June 2, 1886.

Peter Sheridan City Clerk: Please call a special meeting of the Common Council for Tuesday evening, June 8th, at 7¹/₂ o'clock. Subjet: Brown street asphalt improve-ment and such other business as may come efore the meeting: CORNELIUS R. PARSONS, the meeting: Mayor.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCE.

By Ald. Fritzsche-Petition for changing the name of Perkins street to Ravine avenue. Ordered received and filed.

By Ald. Elliott-Petitions of E. S. Doty, Ransom Mareau and M. M. Mudge to erect wood buildings. Referred to Wood Building Committee and Fire Marshal with power to act.

By Ald. Foley—Petitions of James E. Post, Joseph Nunn, Wm. Wright and Christ Haege to erect wood buildings, and moved that per-mission be granted. Adopted.

31

By Ald. Foley-Petition of E. W. Eichel-man to remove wood building. Referred to the Fire Marshal and Executive Board.

By Ald. Selve-Petition for sprinkling Vincent place, referred to the City Surveyor to prepare an ordinance.

By Ald. Weider-Petition of R. Teschner to erect a wood building, and moved that per-mission be granted under the direction of the Wood Building Committee and Fire Marshal. Adopted.

REPORT OF SELECT COMMITTEE.

By Ald Selve-

By Ald Selye--Resolved, That the Rochester Volksblatt be de-signated as the paper to publish all city notices as required by the city charter, upon the publisher thereof agreen g and contracting to do the same for the ensuing year of 1886,1887, for the sum of \$400. D. W. SELYE, GEO. B. SWIKEHARD. H. KOHLMETZ, Printing Committee.

Printing Committee.

Adopted by the following vote:

Ayes - Ald. Coughlin, Marson, Kohlmetz, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Steni, Kelly, Schaeffer-12. Navs-Alds, Watson and Elliott-2.

By Ald. Foley-

o the Hon. the Common Council:

GENTLEMEN-Your Committee on Support and Relief of the Poor have received the following bids on (1,000) one thousand tons of stove and chest. coal, to be delivered in quarter ton lots on orders from the Overseer of the Poor.

	Stove.	Chest.
Bradshaw & Herzberger	\$4 50	\$4 50
H. H. Babcock & Co		4 50
W. C. Dickinson, agent	4 50	4 50
F.W. Baetzel	4 50	4 50
Geo. Engert & Co	4 50	4 50
4. G. Yates	4 50	4 50
Philips & Van Ingen	4 50	4 50
Bernhard & Casey	4 50	4 50
S. B. Stuart & Co		4 50
H. F. Drake & Co		4 50
Valentine Haitz		4 50
Doyle, Gailery & Co	4 50	4 50

Referred back to the Poor Committee on motion of Ald. Foley.

By Ald. Mandeville:

Agreement made and entered into between The City of Rochester, a municipal corporation, party of the first part, and The Natural Gas and Fuel Company of the city of Rochester, party of the second part:

Witnesseth, The party of the first part hereby grants to the party of the second part the exclusive right to lay maintain and operate in the public streets, lanes and alleys of the city of Rochester mains and pipes for conveying natural gas to be used for heating and lighting purposes, subject to the conditions hereinafter in this contract imposed,

and for the consideration hereinafter stated. The mains and pipes of the party of the second part placed in any of the public streets, lanes or alleys of the city of Rochester shall be so placed under the direction and superintendence of the Executive Board of the city of Rochester, and in obe-

ecutive Board of the city of Rochester, and in obe-dience to the regulations and requirements adopted by said Executive Board. Before commencing the laying of any mains or pipes in any of the public streets, lanes or alleys in the city of Rochester, the party of the second part shall prepare and furnish to the Executive Board a plan showing the proposed location of mains or pipes, with specifications giving full particulars as to the kind and size of pipes to be used. In the excavation of any of the public streets, lanes or alleys of the city of Rochester for the pur-pose of placing therein mains or pipes of the party

pose of placing therein mains or pipes of the party of the second part, reasonable diligence shall be exercised by the party of the second part, its

All mains and pipes shall be laid below the frost line

The party of the second part shall indemnify the party of the first part, upon demand, from all cost, expense, suit or damage which may occur from the laying of the mains or pipes of the party of the second part in said city, and from the opening or excavation in any street, lane or alley for that purpose.

The varty of the second part shall, before beginning to supply gis to consumers in the city of Rochester apply, wherever needed, suitable safety appliance for the purpose of preventing explo-sions, leakage and other accidents.

The party of the second part shall not at any time during the existence of the franchise hereby granted coll-ct or receive for gas furnished in said city an amount which shall exceed one dollar per thousand cubic feet of natural gas furnished.

The party of the second part shall have natural as ready for delivery in the city of Rochester through its mains or pipes within three y ars from the date of the execution of this contract, and in the the date of the execution of this contract, and in the event of the failure of the party of the second part so to have gas ready for delivery, the exclusive right under this contract granted by the city of Rochester to said party of the second part shall be voidable at the option of the party of the first part. The users of the second part shall not at any

The party of the second part shall not at any ime dispose of the franchise hereby granted, and in the event of the disposal of such franchise, the said grant shall become void.

In consideration of the grant of the exclusive right of furnishing by the party of the second part natural gas for heating and lighting purposes with-in the limits of the city of Rochester, the party of the second part hereby agrees that it will furnish such an amount of natural gas as may be required by the city of Rochester to heat and light the City Hall and Front street buildings as long as said party of the second part shall supply natural gas to any person or persons in the city of Rochester. In consideration of the grant of the exclusive

Ordered received, filed and published.

By Ald. Mandeville-

Agreement made between the city of Rochester, a municipal corporation, party of the first part, and the Incandescent Gas Light and Fuel Com-pany of the city of Rochester, party of the second

witnesseth, The party of the first part hereby grants to party of the second part for the period of fifty consecutive years from and immediately suc-ceeding the date hereof the right to lay, maintain and operate in the public streets, lanes and alleys of the city of Bochester mains and pipes for con-veying water gas for heating and lighting purposes, subject to the conditions hereinafter in this con-

tract imposed. The mains and pipes of the party of the second part placed in any of the public streets, lanes or alleys of the city of Rochester shall be so placed under the direction and superintendence of the Executive Board of the city of Rochester, and in obedience to the regulations and requirements adopted by said Executive Board. Before commencing the laying of any mains or

adopted by said executive Board. Before commencing the laying of any mains or pipes in any of the public streets, lanes or alleys of the city of Rochester, the party of the second part shall prepare and furnish to the Executive Board a plan showing the proposed location of mains and a line with spacifications giving full particulars as pipes, with specifications giving full particulars as

pipes, with specifications giving full particulars as to the kind and size of pipes to be used. In the excavation of any of the public streets, lanes or alleys of the city of Rochester for the pur-pose of placing therein mains or pipes of the party of the second part, reasonable diligence shall be exercised by the party of the second part, its agents, servants and employees to the end that any

of such public streets, lanes or alleys shall not be in-terfered with to any greater extent than is absolutely necessary in the workmanlike laying of such mains or pipes, and any of such streets, lanes or alleys in which an excevation shall be made for the purpose aforesaid, shall be, at the earliest possible day, put in as good condition as before the excavation was made.

All mains and pipes shall be laid below the frost line.

The party of the second part shall indemify the The party of the first part, upon demand, from all cost, expense, suit or damage which may occur from the laying of the mains or pipes of the party of the sec-ond part in said city, and from the opening of ex-cavation in any street, lane or alley for that purcavation in any street, lane or alley for that pur-

pose. The party of the second part shall, before begin-The party of the second part shall, defore degli-ning to supply gas to consumers in the dity of Rochester, apply, wherever needed, suitable safety appliances for the purpose of preventing explo-sions, leakage and other accidents.

The party of the second part shall not at any time during the existance of the franchise hereby time during the existance of the framework hereby granted collect or receive for gas furnished in said city an amount which shall exceed fifty (50) cents per thousand cubic feet of water gas furnished.

The party of the second part shall have its water The party of the second part shall have its water gas ready for celivery in the city of Rocnester through its mains or pues within three years from the date of the execution of this contract, and in the event of the failure of the party of the second parts ot ohave gas readyfor deivery, the right under this contract granted by the city of Rochester to said party of the second part shall be voidable at the option of the party of the first part. The party of the second part shall not at any time dispose of the franchise hereby granted, and in the

dispose of the franchise hereby granted, and in the event of the disposal of such franchise, the said grant shall become void.

grant shant become void. In consideration of the grant of the right of furnishing by the party of the second part water-gas for heating and lighting purposes within the limits of the city of Rochester, the party of the second part hereby agrees to furnish, during the term of the existence of the furnehics hereby granted water-gas to all of the franchise hereby granted, water-gas to all consumers in the city of Rochester at a rate not exceeding fifty (50) cents per thousand cubic feet of gas.

In witness whereof, the said party of the first part has caused this contract to be executed by its part nas caused this contract to be executed by its Mayor, and the corporate seal of the city of Roch-ester to be affixed, and the party of the second part has by its President and Treasurer hereunto set its hand and seal on this — day of June, 1886.

Ordered received filed and published. Ald. Kelly moved that action on both agreements be postponed two weeks. Adopted.

ACTION ON ORDINANCES.

MT. HOPE AVENUE SPRINKLING.

NT. HOFE AVENUE STRINGLAU. 'A'.'. Kohlmetz-Resolved, that the City Surveyor ascertain and report to this Council the expense of sprinking Mt. Avenue during the season of 1886. Adopted. The Surveyor submitted as such estimate, \$294. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz: The sprinkling or Mt. Hope avenue from South ave-nue to the center of Clarissa street, during the season of 1886.

The sprinking of at. hope avenue from south ave-nue to the center of Clarissa street, during the season of 1886. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$294, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof. viz: One tier of lots on each side of Mt. Hope avenue from South avenue to the center of Clarissa street. And the Clerk is hereby directed to publish notice in pursuance of Title VII, section 172 of the Revised Charter of 1880, of the dity of Rochester, that all per-sons interestee in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, June the 1sth, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. be heard.

Adopted.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinking University avenue, sec. 4, during the season of 1986.

of 1986. Adopted. The Surveyor submitted as such estimate \$72. By Ald. Kohlmetz-Resolved, That the following Im-provement is necessary, viz.: The sprinkling of University avenue, sec 4. from Goodman street to Culver park, during the season of

1886

Goundant Solver to Curve pars, during the Seasoff Of 1886. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$72, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of University avenue from Goodman street to Culver park. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter of 1880, of the City of Rochester, that all per-gons interested in the subject matter of said improve-ment are required to attend the Common Council on Thesday evening, June 15th, 1856, at 7½ o'clock, in the Common Council Chamber, when allegations will be beard. be heard

Adopted.

Ald. Mandeville moved to reconsider the action taken at the last meeting postponing the ordinance for the sprinkling of North Goodman street. Adopted.

Ald. Mandeville presented a majority peti-tion for sprinkling North Goodman street, and under the rule action was postponed until the next meeting.

Ald. Selve moved to reconsider the action on the final ordinance for the improvement of Selve street; adopted.

Ald. Selve moved that the ordinance be in-definitely postponed. Adopted. Ald. Mandeville moved that action on the

ordinance for a sewer in Davis street be reconsidered. Adopted.

Ald. Mandeville moved that the ordinance be indefinitely postponed. Adopted.

Ald, Weider moved that the action on the final ordinance No. 2541 for a plank walk on

Jennings street, be reconsidered. Adopted. Ald. Weider moved that the ordinance be

indefinitely postponed. Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE NO. 2,982.

BROWN STREET ASPHALTUM IMPROVEMENT.

On motion of Ald. Kohlmetz the Board proceeed to hear allegations in relation to the improvement described in the ordinance below : After hearing such allegations from all persons ap-

pearing -Ald, Kohlmetz submitted the following: An ordinance to improve Brown st. from the Erie ca-nal to West ave. The Common Council of the City of Rochester do or-

nal to West ave. Inductor to brown throw the throw the term The Common Council of the City of Rochester do or-dain and determine as follows: The improvement of Brown street, from the Erie onal to the north curb line of West avenue, by setting fieldina stone curbs on each side of the street, leaving a road way twenty-eight (28) feet wide between the lines of the curbs, and constructing between said curbs from the to line an asphalaum pavement of the best quality; also the necessary manholes, lampholes, cross-walks, lot laterals, and lot connections. street grad-ing, the cleaning and repairing of the main sewers, and the laying of water and gas service pipes where they are now required or their use is consemplated; also the construction of new and the cleaning, repair-ing and extension of old surface sewers. Trovided, however, that upon the letting of any con-tract which may be made for the improvement afore-said, the contractor shall execute a bond with sufficient surfetes, approved by the City Attorney and run-iug to the City of Rochester, and to Franklin B. Huuchinson, Mortimer Glenn, Valentine Dengier, Frederick (cotz-man, Georg- Bernard, Rudolph Hacker, Mathnas Kon-dolf, Thomas McAnarney, Charces G. Staud, Joseph Num, Jacob Gerling, owners of property assessed for the said inprovement, or the survivors or survivor of them, conditioned that the pavement so contracted for shall be mantained by the said contractor, or his

sureties, in good repair for the period of — years from the date of acceptance of said work, and that at the end of said period of — years the said pavement shall be in such condition that no repairs thereof shall be needed. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-effted thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reported the same at \$33,00, and said estimate being deemed reasonable, is hereby ap-proved; and the portion of said city which said Com-mon Council deem will be benefited by said improve-ment is described as follows: On which above described lots and parcels of land the expenses, the assessment upon each lot and par-cel of land to be improportion to the benefit which each derives therefrom.

And the taxpayers to be assessed for making such

And the taxpayers to be assessed for making such improvement may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the arount within one year from the confirmation of sail roll; and the re-maining one-third within two years from the confirma-tion of said roll. On, all sums paid prior to the matur-ity of said roll, On, all sums paid prior to the matur-ity of said roll, On, all sums paid prior to the matur-ity of said roll, On, all sums paid prior to the matur-ty of said roll, On, all sums paid prior to the matur-ty of said last installment, a discount will be allow-ed at six per cent, per annum. Adopted by the following vote : Ayes-Ald, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Wandeville, Swikenard, Weltaer, Stein, Kelly Schaeffer-13,

EXECUTIVE BUSINESS.

Ald. Kelly moved that the Board proceed to the election of **B**rectors of the Genesee Valley Railroad.

Ald. Selve moved as an amendment to postpone for one week one for one week Lost. The motion of Ald. Kelly was then adopted.

Ald Kelly nominated John Lutes.

Joha Lutes was named by Ald. Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Wieder, Stein, Kelly, Schaeffer-14.

John Lutes having received the requisite number of votes was declared elected.

Ald. Elliot nominated Frank S. Upton

Frank S. Upton was named by Ald. Cough-lin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, elye, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer - 14. Frank S. Upton having received the requisite

number of votes was declared elected.

Ald. Mandeville nominated John H. Foley. John H. Foley was named by Ald Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott,

Selye, Mandeville, Swikehard, Weider, Stern, Kelly, Schaeffer-13.

John H. Foley having received the requisite number of votes was declared elected.

Ald. Stein nominated H. C. Brewster.

H. C. Brewster was named by Ald. Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-14.

H. C. Brewster having received the requisite number of votes was declared elected.

Ald. Marson nominated B. D. McAlpine.

B. D. McAlpine was named by Ald. Coug-b. meanphe was banked by Aff. Coug-hin, Marson, Watson. Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikenard, Weider, Stein, Kelly, Schaeffer. - 14.
 B. D. McAlpine having received the re-ceived the requisite number of votes was de-chard discusted.

clared elected.

Ald. Schaffer nominated Gilman H. Perkins. Gilman H. Perkins was named by Ald.

Marson, Walson. Konlmetz, Elliott, Selye, Mandeville, Swike-Coughlin, Fritzsche, hard, Weider, Stein, Kelly, Schaeff-r-14. Gilman H. Perkins having received the

requisite number of votes was declared elected.

1 в

i

日は山

Ald. Weider nominated D. W. Powers.

D. W. Powers was named by Ald. Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville Swikebard, Weider, Stein Kelly, Schaeffer-14.

D. W. Powers having received the requisite number of votes was declared elected.

By Ald, Elliott-From the City Attorney-

To the Hon. the Common Council of the City of Rochester:

GETLEMEN-Some months ago, when I had for nearly four years served the city of Rochester, to the best of mv ability, in charge of its legal business, an opportunity was unexpectedly presented to me of extending my private practice in a manner that seemed advantageous. The gentlemen with whom such new relation was to be formed imposed as a condition that I should withdraw from the service of the city at the expiration of the term for which I had been chosen, and this condition I readily accepted. Such of your number, therefore, as were kind enough to suggest that I be invited to perform for two years more the dutes with which I had become somewhat familiar were informed that I was not a candidate for reelection; and almost immediately atterwards the arrangement which I had made for the further practice of my profession became matter of public notoriety. Before the time arrived for the choice of my successor the following communication was addressed to your honorable body.

"The undersigned, residents and taxpayers of the city of Rochester, respectfully submit the following for your consideration: "The magnitude and great importance of the

"The marnitude and great importance of the litigations against the city are well known, and while we do not desire to express any adverse opinion as to the fitness for the position of any of those who are understood to be candidates for the office of City Attorney, we believe that the public good requires that the present incumbent of that office should be induced to accept a re-appointment if possible. It is well known that Mr. Beckley has decided

It is well known that Mr. Beckley has decided not to accept such a re-appointment, and has entered into co-partnership relations with Messrs. Bacon & Briggs, to take effect at the end of his present term.

There is no reason, it seems to us, why Mr. Beckley should, in the event of accepting a re-appointment, feel obliged to give so much of his time to the purely routine business of the office. If he should be in fact Corporation Counsel with his office outside of the City Hall building while in name City Attorney, leaving to a competent assistant (which is required in any case) the conduct of such routane work, we are of the opinion that the important interests of the city in its litigations with which Mr. Beckley is so well informed and has proved so efficient, would be well protected, and by no other appointment could such interests be better subserved.

If this arrangement should be made, counsel for the city would need to be employed in but one case, that of the Water Works litigation in which Mr. Bacon represents the plaintiff. but inasmuch as such litigation has been, or soon will be, practically ended, the expense to the city for such counsel will not be large.

We believe that not only the magnitude, but the character of the city's litigations demand that, if possible, the arrangement herein suggested should be made, even if it be necessary to pay Mr. Beckley an adequate increase of salary in order to consumate so desirable an arrangement.

And we favor such increase, with full confidence that the city will profit thereby in the end, and also secure a faithful and capable protector of its legal interests "

I shall not deny that this memorial, signed as it was by the officers of every banking institution, by almost all the leading manufacturers, merchants and large taxpayers in the city, without the slightest distinction of party, and absolutely unsolicited and unsuggested by me, was gratifying to an hon-

orable p-ide and seemed even to impose an obligation.

The matter was presented anew to the gentlemen with whom I was about to associate myself, and they were prevailed upon to consent, though with marked reluctance, to my undertaking once more the duties which so many of my fellow citizens united in believing that I could discharge to the oublic advantage.

Zens united in benefing und i conduction discharge to the public advantage. In expressing this consent, it was made as clear to your Law Committee and every member of your body with whom I communicated, as it was by the memorial itself, that in the litigation in which Mr. Bacon was already engaged against the city, which seemed indeed to have approached its end, the city's interest must, in the event of my re election, be protected by some other counsel.

I informed you that in the event of my election no member of the firm with which I am connected was to be employed in any matter adversely to the city, except the water cases already mentioned, and with equal distinctness that the services of all of them would be available to the city if desired without other compensation than my salary.

of them would be available to the citv if desired without other compensation than my salary. Sensitive as 1 have always been to the good opinion of my neighbors, it would be unnatural if I were indifferent to public denunciation. It is not easy, indeed, to determine how closely the periodical press of a community reproduces its current opinion; and it is not without a certain satisfaction that 1 observe that the taxpayers who signed the memorial i have copied above are sustained in their opinion, even now, by authority entitled at least to respectful consideration.

But I cannot ignore the fact that some part—how large I have no means of knowing, and no need to kno ∞ —of the community whom I serve are of the opinion that it can be better served by some one else. This is a proposition to which I have never hesitated to accede, but which had seemed to be rather in your province than in mine to decide. Some part of those you represent are of the opin-

Some part of those you represent are of the opinion that you have decided it wrongly; and I cannot consent to force my services upon a reluctant client, whether corporate or individual.

client, whether corporate or individual. It is right that I should say, before closing this communication, that I cannot admit that there is danger of dereliction of duty to the interests you have entrusted to me, either on my own part, or on the part of either of the gentlemen with whom it is my privilege to be associated, and from whom I have already been able to receive valuable assistance in my labor for the city during the past week. If the city of Rochester had been our client we should all of us, I say with absolute assurance, have given it the benefit of all the diligence and fidelity which we shall now devote to other clients, and my own ingenuity has not yet been sufficient to indicate a way in which, as some have suggested, who are as solicitous for our good name as we should be ourselves, we could injure by collusive

The honor, therefore, to which I had seemed to be invited by a controlling public sentiment—a sentiment which has found within the past week innumerable and forcible expression, I now return to you because I cannot hold it at the price of suspicion and detraction.

With profound thanks to your honorable body, to its individual members, and to the citizens who united in honoring me with expressions of their confidence, I resign the office of City Attorney, and but for the manifest inconvenience which might befail the city from an interregnum in the office, I should insist upon an immediate acceptance of the resignation.

Solely from this consideration I consent to perform, as well as I can, with the assistance of my partners, the duties of the place until the close of the month of June.

And I may say with confidence that, while the city may easily be better served, it will not be served more diligently or faithfully that it has been by Your obedient servant.

JOHN N. BECKLEY.

Ald. Elliot moved that the resignation be accepted.

Ald. Foley moved that the resignation lay on the table for three weeks and that the President of this Board appoint a committee of five to wait upon the firm of Bacon, Briggs & Beckley for the purpose of unducing them to with draw bis resignation, and that a report be made at such meeting.

Ald. Kelly moved to amend by adding to the committee of five, the names of five prominent citizens who signed the petition for the retention of Mr. Beckley.

Ald. Foley accepted the amendment.

Ald Foley's motion was adopted.

Ald. Schaeffer presented a remonstrance against the erection of a building by Mr. Skuse on Goodman street and moved that it be referred to the Wood Building Committee, Acopted.

By Ald. Foley—Resolved, That the treasurer be, and he hereby is, directed to receive of Bridget Quinn \$5.15 in full for general city tax for 1884, on lot E. pt. 18, section C. Greig tract, south side Champlain street, Eighth ward, and charge balance to erroneous assessments. Adopted.

By Ald. Foley—Resolved, That the Executive Board be, and hereby are, requested to have test pits dug; one at the intersection of the Olean street sewer with the Champlain street sewer, and one at the intersection of the Champlain street sewer with the Cady street sewer, to ascertain the amount of sediment in said sewers, and report to this council the advisability of the passage of an ordinance for the cleaning of the said Cady street and Cham plain street sewers. Adopted.

By Ald. Fritzsche – Resolved, That the name of Perkins street be, and hereby is, changed to Ravine avenue, and the Executive Board be, and hereby is requested to cause appropriate street signs in accordance with this change, to be placed wherever needed along said street. It is further resolved that the City Clerk be, and hereby is, directed to enter the change made in the street register. Adopted.

Ald. Kohlmetz presented the invitation of the Mechanics' Institute to visit the exhibit in the City Hall. Accepted. The President of the Board handed down

The President of the Board handed down the following committee to confer with Messrs. Bacon, Briggs & Beckley : Gilman H. Perkins, Ira L. Otis, L. P. Ross, H. Bartholomay, Geo, C. Buell ; Ald, John H. Foley, Wesley Mandeville, J. Miller Kelly, Geo. W. Elliott, Henry Kohlmetz.

Ald. Foley moved to adjourn. Adopted. PETER SHERIDAN, City Clerk.

I ETER SHERIDAN, City Cler

In Common Council – June 15, 1886.

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present – Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer – 14.

Absent-Ald. Selye Mandeville-2.

APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings.

Ald. Foley moved that the resignation lay PRESENTATION OF PETITIONS, ACCOUNTS, ETC., and the table for three weeks and that the Pres-

By Ald. Coughlin-Petition for sprinkling Jones street. Referred to the City Surveyor to prepare an ordinance.

By Ald. Coughin -Bills of

James Sullivan, repairing park fence\$ Geo. Bock, mowing public parks Atkinson & Sykes, repairs, etc Andrew Wolf, labyr in public parks Steele & Avery, lawn mower	9 10 52 9 22	69 24
Referred to the Park Committee. By Ald. Coughlin-Bills of		
J. W. Maser, lighting oil lamps	$597 \\ 1$	

tops...... 48 00

Referred to the Lamp Committee.

By Ald. Marson-Petition of E. W. Beck and Cortney Alken and Sarah Bly for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kohlmetz—Petition of Martin Gannon for permission to erect a wood building, and moved permission be granted under direction of the Fire Marshal. Adopted. Also petition for outlet sewer on N. St. Faul street, from avenue A to avenue B. Referred to the City Surveyor to prepare an ordinance.

By Ald Fritzsche – Petition of Rachel Finkelstein for permission to erect a wood building on Chatham street. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Elliott—Petition for opening a new street from Canfield place to Union park; referred to the City Surveyor to bring in an ordinance. Also petition of Augusta Bates and Calvin C. Laney for permission to erect wood buildings in Canfield place; referred to the Wood Building Committee and Fire Marshal.

By Ald, Elliott -Bills of

Danel Hickey, col	llectir	ng garbage	\$114 00
Jacob Stein,	••		114 00
Patrick Bradley,	••	•• ••	228 00
John W. Mason,	••		228 00
J. W. Maser,	••		114 00
Peter Hardey,	••	•• •••	114 00
		dead animals	23 00
Jacob Rauber, co	ollecti	ing garbage	114 00
Wm Rosengreen,			114 00
		, hose and repairs	74 80
		garbage	52 25
	, vac	cination	273 45
S. G. Hermance,		••• ••••	26 80
		fees	45
		of horse	20 00
Frank H. Hovey,	cons	table fees	975
D-formed to TT	144	A 1 1 1 1 1	

Referred to Health Committee. By Ald. Foley—Petitions of T. R McCaw and J. H. Woodward for permission to erect wood

buildings and moved permission be granted. Adopted.

By Ald. Foley-Bills of

George Weider, groceries	\$ 37 00
City Hospital board	1.029 35
Wm. Benz, bread	25 73
Fleckenstein Bro., bread	145 96
A. De Vos, board	12 50
John Lutes, disbursements	53 90
S. A. Bowers, rent.	17 50
Frank Defendorf, groceries	17 00
R. Thompson, meat.	12 50
A. F. & S. Stewart, repairing ambulance	6 07
J. E. Butterfield, transportation	4 90
Jos. Blackford, beans	35 75
Geo. Oppell, bread	12 46
Henry Hedditch, meat	75 00

32

Morris Kiley, rent	
John Conway, rent	1
A. J. Anderson, rent	
F. Ritz. rent	
John Lévis, groceries	
F. J. Amsden, transportation	
Doyle, Gallery & Co., coal	2

Referred to Poor Committee.

By Ald. Swikehard-Petition for a plank walk on Child street. Referred to the City Surveyor to prepare an ordinance.

By Ald. Swikebard-Bills of

Sheldon, meals for prisoners for B. L.

B. L. Sneuton, Andre 202 prima April. James W. Gillis, framing picture...... James Kavanagh, carriage hire...... Western Unio 7 El. Co. telegrams, May... Balt. & Obio Tel. Co., services for May... W. T. Fonda, expenses of John C. Hayden and others.

Maggie Gaffrey, cleaning offices in May. Maggie Gaffrey, cleaning offices in May... Moore & Cole, mds... J. P. Cleary, lexpenses for May... Standard Cab Co., services... B. L. Sheldon, meals for prisoners in May Addie Mosher, washing i May... B. A. Plerce, medical services... Baforea to Police Committee. Referred to Police Committee.

By Ald. Weider - Petition of David Lighthouse for remission of taxes; referred to the Assessment Committee. Also, petition of El-mer Murphy for payment of damages result ing from an accident alleged to have been caused by the ste .m roller; referred to the Law Committee.

By Ald, Weider-Bills of

John T. Tracy, serving notices \$ 11	3 00
R. M. Swinburn, printing, Surveyor's office 30	00 (
Louis Y. McConnell, service. 50	00 (
N. T. Hackstaff, printing blanks 1'	00
Rochester Morning Herald, daily papers. 4	3 75
	Ś ÓŎ

Referred to the Contingent Expense Committee.

By Ald. Bohrer-Petition of Charles Blaesi for permission to erect a wood building on North avenue; referred to the Wood Building Committee and Fire Marshal, with power to act

By Ald. Kelly-Petition for water in Thrush street; referred to the Water Works Commit tee and Executive Board.

By Ald. Kelly-Bills of

H. H. Babcock, coal, City Hall	\$ 42	32
Rochester Gas Co., gas, City Building	166	
Neudanl & Holwede, flower plants	19	
J. R. Chamberlain, rubber hose	26	
F. J. Irwin, cleaning City Hall.	67	
Atkinson & Sykes, repairing locks, etc	4	75
Osgood & Bingham, paint, glass, etc		94
Referred to City Property Committee.		

REPORTS OF STANDING COMMITTEES.

Ald. Coughlin from the Park and Lamp Ald. Coughin from the Park and Lamp Committees, Ald. Elliott from the Health Committee, Ald. Foley from the Poor Com-mittee; Ald. Swikehard from the Police Com-mittee, Ald. Weider from the Contingent Ex-pense Committee, Ald. Kelly from the City Property Committee reported in favor of the various bills referred to their respective committees and referred them to the Finance Committee for payment.

By Ald. Coughlin-

To the Hon. Common Council:

GENTLEMEN: Your Committee on Public Parks, according to the resolution offered by Ald. Kelly

 $25 \ 00 \\ 6 \ 05$ 24 00 3 00 12 ÖÖ 8 00 6 00 $1,600 00 \\ 1,420 00$ Bills & Sheridan..... 11 25 Clinton Gibbs..... 15 34 44 00

15 00 That the Coughlin-Resolved. By Ald. Mayor be and he hereby is authorized to enter into contract with Wm. Mitchell for the care, 16 53 40 73 cleaning, repairing and painting of the public parks according to the specifications of the Park 167 93 thirteen Committee for the sum of 13 00 1 20 hundred and seventy-five and eighty one-hundreds dollars. (\$1,375 87), nat the City Attorney prepare seven 65 and that 1 00 the necessary bond for the faithful perform-7 00 16 00 ance of the work. Adopted. 3 00

REPORTS OF SELECT COMMITTEES.

Ald. Foley from the Committee on City Attorney in regard to the withdrawal of Mr. Beckley's resignation reported progress and asked further time which was granted.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, June 15, 1886.

Gentlemen of the Common Council:

My attention is called to the copies of agreement proposed to be entered into between the city of proposed to be entered into between the city of Rochester and the Natural Gas and Fuel Company, and the City of Rochester and the Incandescent Gas Light and Fuel Company. The said copies of agreement were presented at your meeting of June 8th, and will, I understand, come up for consid-eration to-night. A careful examination of them tends to convince me that the interests of the city or and tes, fully protected as performs they should tends to convince me that the interests of the city are not as fully protected as, perhaps, they should be, and I herewith submit a form of contract for your consideration which, I think, more fully covers the emergencies that may arise. I desire to fully impress upon you the importance of this sub-jee', and, while dealing generously with these en-terprises and those who are promoting them, let us not lose sight of our obligations to the citizens of Rochester, whose servants we are. The form of contract herewith present-d may not be in all respects perfect, but it is offered tor your inspec-tion, and I shall be pleased to co-operate with you in this very important matter. in this very important matter. CORNELIUS R. PARSONS, Mayor.

Ordered received, filed and published.

Agreement made and entered into this — day of June, 1886, between the city of Rochester, a municipal corporation, party of the first part, and the Incandescent Gaslight and Fuel Company of the city of Rochester, party of the second part: Witnesseth. The party of the first part hereby grants to party of the second part for the period of fifty consecutive years from, and mmediately succeeding, the date hereof, the right to lay, main-

alleys of the city of Rochester, mains and pipes for conducting water gas to be used for heating and lighting purposes, subject to the conditions hereinafter in this contract imposed, and for the consideration bearing for a total

consideration hereinafter stated. The mains and pipes of the party of the second part placed in any of the public streets, lanes or

5

8 00

alleys of the city of Rochester shall be so placed under the direction and superintendence of the Executive Boarl of the city of Rochester, and in obedience to the regulations and requirements adopted by said Executive Board. The said Execntive Board may appoint a sufficient number of Inspectors whose duty it shall be to supervise said work while it is being prosecuted, the salaries of the said inspectors to be a charge upon, and paid by, said company.

by, said company. Before commencing the laying of any mains or pipes in any of the public streets, lanes or alleys in the city of Rochester, the party of the second part shall prepare and furnish to the Executive Board a plan showing the proposed location of mains or pipes, with specifications giving full particulars as to the kind and size of pipes to be used, which plan shall be approved by the Executive Board before the commencement of said work.

Immediately after the mains or pipes and their appurtenances of said company shall have been laid in any street, alley, avenue or highway of said city, said company shall file with the Executive Board of the city of Rochester, or its successor, a detailed map showing the exact location of said mains and pipes and appurtenances in said street, allev, avenue or highway, both with reference to the boundary lines and the curb lines thereof, and also with reference to the lines of all intersecting streets, lanes, avenues or highways. Said company shall also file with said board, or its successor, a tabulated statement showing in figures the exact location of said pipes and their appurtenances in said streets, alleys, avenues and highways as aforesaid.

In the excavation of any of the public streets, lanes or alleys of the city of Rochester for the purpose of placing therein mains or pipes of the party of the second part, reasonable diligence shall be exercised by the party of the second part, its agents, servants and employees, to the end that any of such public streets, lanes and alleys shall not be interfered with to any greater extent than is absolutely necessary in the workmanlike laying of such mains and pipes, and any of such streets, lanes or alleys in which excavation shall be made for the purpose aforesaid, shall be, at the earliest possible day, put nas good condition as before the excavation was made.

Excavation was made. In case any pipe or conduit, and the appurtemances thereto laid by said company in any street, alley, avenue or highway of said city shall at any time remain unused for the purposes mentioned in this contract by said company for a period of one year, the same snall either be removed from said street, alley, avenue or highway of said city, or be put to the uses and purposes mentioned in this contract within thirty days after the service of written notice either to so remove said pipe, conduit and appurtenances, or use the same, by the Executive Board of the city of Rochester, or its successor, and in case of the failure of said company either to so remove said pipe, or conduit and appurtenances, or put the same to the uses mentioned in this contract within thirty days after the service of said notice, then the said, the city of Rochester, may take possession of such pipe or conduit and appurtenances, without any liability on its appurtenances, without any liability on its part to said company for compensation and damages therefor, and said city may remove such pipe or conduit and appurtenances for suck street, alley, avenue or bighway, and dispose of it for the city's own use or benefit in any manner in which it may deem fit.

The party of the second part shall, before beginging to supply gas to consumers in the city of Rochester apply, wherever needed, suitable safety appliances for the purpose of preventing explosions, leakage, and other accidents.

appliances for the purpose of preventing explosions, leakage, and other accidents. The party of the second part shall have water through its mains or pipes within three years from the date of the execution or this contract, and in the event of the failure of the party of the second part so to have gas ready for delivery, the right under this contract granted by the city of Rochester to said party of the second part, shall be voidable at the option of the party of the first part.

The party of the second part shall not at any time dispose of the franchise hereby granted, and in the event of the disposal of such franchise this grant shall become void.

The party of the second part before beginning its operations, or exercising any right or privilege under this grant in the city of Rochester, shall execute and file with the Mayor of said city a bond in the sum of fitty thousand dollars, (\$50,000) with at least three suretes, who shall be freeholders of the State of New York, each of whom shall justify in the amount of said bond, which bond shall be approved by the Mayor, the conditions of said bond to be as follows;

That he said company will not, in any manner, molest, damage or interfere with any of the gas, or water pipes, or public or private sewers or conduits now laid or constructed, or which may hereafter be laid or constructed, in or along any of the streets, alleys, lanes, avenues, squares, parks or other public high ways or places in said city.

after be laid or constructed, in or along any of the streets, alleys, lanes, avenues, squares, parks or other public bighways or places in said city. That it will restore any and all streets, alleys, lanes, avenues, squares, parks, and other public highways and places in which it may lay pipes, or which it shall disturb or interfere with in laying pipes or in trenching or excavating for the purpose of laying pipes, or in using any of the apparatus or machinery in connection therewith, to as good condution as they were before the laying and use of said pipes, apparatus and machinery, and before said trenching and excavating were begun, and that it will main ain the same in such condition for three years after such pipes are laid or such trenches or excavations dug or made, and in case it shall become necessary at any time thereafter for said company to make excavations in, or interfere with any street, alley, avenue or highway in said city of Rochester for the purpose of so said pipes and appurtenances, then the same provisions relaring to the restoration and maintenance of such street, alley, avenue or highway, and for the length of time hereinbefore stated after the renging or making of such connection with or extension to said pipes or appurtenances, as is herembefore provided, shall become, and be, in full force and effect.

and in all cases where said city shall have taken a bond or agreement from any contractor or contractors to keep and maintain the pavements in any street in good repair for a given time, the said The Incandescent Gaslight and Fuel Company of the city of Rochester shall keep that portion of any such street 'rom which it may remove the pavement for the purpose of laying its pipes, conduits or mains, and appurtenances in good condition and repair for the same p-riod of time stipulated in such bond or agreement between the said city and the contractor, notwithstan and the pariod named may exceed the three years aforesaid. That it will, without delay, clear all such streets and places of the dirt and rubbish caused by, or re-

That it will, without delay, clear all such streets and places of the dirt and rubbish caused by, or resulting from, the laying of said pipes, conduits or mains and apputenances, or making such trenches or excavations therefo

That it will reimburse the said city for all sums it may expend in restoring any street or other public place, or any part thereof, to as good condition as the same was before the same was opened for the purpose of laying its pipes, conduits or mains and appurtenance, therein, and for all sums expended in clearing any of such streets or places from the dirr or rubbish caused by, or resulting from, the laying of its pipes and appurtenances, where the said company shall have failed to restore the streets or other places, or to remove such dirt or rubbish as provided by this agreement.

That it will indemnify and sav-harmless the city from and against any and all claims, ormands, actions, suits. Judgments or itabilities of any name or nature that the said city may be subjected to, or incur, in consequence of, or growing out of the opening of said streets and other places, or the laying of said streets and other places, or the laying of said streets and other places within the city, or in such pipes and their appurtenances or in said streets or other places, or in the doing of the work incident to this grant, or the manner of doing

the same, or in consequence of injuries or damages to persons or property by such gas, or by reason of any explosion of such gas, or in consequence of or growing out of, the failure of said company to restore the said streets or other places to as good condition as they were before being opened by it, condution as they were before being opered by it, or in consequence of, or growing out of any negh-gence of the said company, or its agents or serv-ants. That it will pay any and all damages which may result to property of every kind owned by the City of Rochester by reason of the construction and operation of said com-pany's works, pipes, mains or conduits and the appurtenances thereto of every uescription, and by reason of the avolucion of said comby reason of the explosion of any portion of the gas by reason of the explosion of any port of the gas furnished by said company in any point in said city, or where said city owns property, or by reason of the occurrence of any accident of any kind what-ever resulting from the presence or use of said company's gas, or pipes, or conduits and the ap-unternment theory for conducting cod using the purtenances thereto for conducting and using the same. .

That the said, The Incandescent Gaslight and Fuel Company of the city of Rochester, shall, during the whole period of its corporate existence, maintain its principal office in the city of Roches-

That if at any time the Mayor of the city of Roches-ter, N. Y. That if at any time the Mayor of the city of Rochester shall deem the sureties in the bond of indemnity given to the city of Rochester, under, or in pursuance of, the terms of this grant, to be insufficient, by reason of the death or insolvency of any of them, he may, usou ten days' notice, require said company to furnish other or further bonds or surgeties bonds or sureties. Said company shall not lay any of its mains,

branches, pipes or conduits under the sidewalks, except to cross the same, or near to the shade trees in the streets of said city, without the special direction of the Executive Board to do so, and in no event shall said company lay its pipes within eight feet of the centre line of any street where there is a double track street rairoad without special permission of the Executive Board.

In case the said company shall refuse or neglect to restore or maintain the streets and other places to, and in the condition, and during the time here-inbefore specified and provided for, or shall refuse or neglect to clear the streets and places of dira and rubbish, as herein specified and provided for, within two days after said company has been notified in writing by said city so to do, then the said city may cause and have said work performed, and expense thereof shall be a charge upon, and the

paid by, said company. Whenever the said city shall determine to lay any sewer, or branch thereof, or any water pipe, or branch thereof, or any other subterranean construction, across any street or place where any of said company's pipes or appurtances shall be laid, said company shall at its own expense, lower, elevate change or remove its pipes and appurtenances so that said sewer, or branch thereof, or water pipe, or branch thereof, or any other subterranean construction, may be laid at the point and place de-

And in case the city of Rochester shall determine at any time upon, and undertake, the construction of a sub-way in any street, alley, avenue or high-way in said city for the reception and m. intenance of gas, water, steam or other pipes or conduits, then the said company shall, if required by the Ex-ecutive Board, or its successor, remove, at its own excluse Board, or its successor, remove, at its own expense, all of its pipes, mains and conduits or ap-purtances from their existing location in such street, alley, avenue or nighway in said city, and shall introduce the same in such manner, and at such place, within said sub-way as the Executive Popurd of the city of Pochetry or its successor Board of the city of Rochester, or its successor, shall direct, and said company shall also pay to said city a fair rental for the use of such sub-way.

The said company shall actually begin the laying of its pipes in the streets of said city on or before

supplying water gas to consumers ; said company may at any time file a new schedule of prices, pro-vided, however, that at no time is the said company permitted to fix, collect, or charge a greater rate to any consumer or consumers than those fixed by the first schedule filed under this grant, without the consent of the Common Council, and the proces named in the first schedule shall not exceed fifty

p

(50) cents per thousand cubic teet of such gas. The said company shall employ as laborers on the work herein mentioned only those who can establish a residence of one year in the city of Rechester, and shall pay same at the rate of not less than \$1.50 per day.

If the said company shall fail or neglect to com-ply with the provision hereinbefore contained, requiring it to actually begin the laying of its pipes in the streets of said city of Rochester on or before the first day of July, 1887, then the Common Coun-cil of said city may declare any and all rights granted hereunder forfeited, and the same shall thereupon be forfeited.

That said company shall lay its mains and conduits and pipes not less than three feet below the surface of the street, and it shall lay its service pipes to the curb lines of the street, and it shall also provide suitable and proper appliances to its also provide suitable and proper appliances to its pipes, mains and conduits. In case the city of Rochester shall order the widening of any pave-ment in any street where the pipes and conduits of said company shall be laid, it shall be the duty of said company to lay its service pipes to the new curb line of such street so widened. That the city of Rochester reserves the right to make other and similar grants to smoly water res

make other and similar grants to supply water gas in said city for like purposes to any other company or companies applying therefor, under such conditions and restrictions as the Common Council may deem proper, the same as if this grant had not been. made, provided that in no case shall the mains of more than two competitive companies be laid in anv street.

The company enjoying this franchise shall cause a meter to be properly placed upon the application of any person who has complied with the requests of said company in furnishing the necessary appa-

That this grant is made by the city of Rochester That this grant is made by the duty of incohester and accepted by the incandescent Gaslight and Fuel Company of the city of Rochester with the agreement on the part of the incandescent Gas-light and Fuel Company that at the excitation of twenty vears from the date of this grant, the city of Rochester may purchase and take possession of the solid logendescent Gaslight and Fuel Company the said Incandescent Gaslight and Fuel Company plant, together with all the property connected therewith, at an appraisement to be made by three disinterested parties, who shall be appointed as follows:

The Incandescent Gaslight and Fuel Com-pany of the city of Rochester to ap-point one, the Mayor of Rochester one, and those two to name a third, providing, however, that such sale to the city shall in no manner affect any contract then existing between the Incandes-cent Gaslight and Fuel Company of the city of. Rochester and any other company or companies, individual or individuals.

Ordered received, filed and published, and referred to the Mayor, Executive Board, City Attorney and Special Gas Committee. By the Cierk-

MAYOR'S OFFICE, ROCHESTER, June 8, 1886.

Gentlemen of the Common Council:

Ald. Kelly's resolution fixing the salary of the City Attorney at \$5,000 for the year beginning June 1,1886, is hereby returned disapproved. As that office is now by the resignation of Mr. Beckley practically vacant, and as section 45 of the city charter provides that the Common Council shall annually determinine the salary to be paid to any officer appointed by it, and as the amount of said salary when fixed shall not be diminished during of its pipes in the streets of said city of of or or of any annually determinine the salary to be paid to any The said company shall, before commencing bus-iness in said city, under this grant, make and file with the City Clerk a schedule which shall contain the prices which said company shall charge for my approval of any resolution or of any action fxing the salary of City Attorney until it has first been determined who is to serve the city in so im-porant a capacity, and it is tor these reasons that I object to the resolution aforesaid. CONNEXTRE B. B. B. CONNEXTRE Constraints of the purpose of THOMAS J. NEXTRE Constraints of the purpose of Respectfully submitted, THOMAS J. NEXTRE Constraints

CORNELIUS R. PARSONS, Mayor.

The president put the question: "Shall the resolution stand as a resolution of the Board notwithstanding the veto of his bonor the Mayor ?"

Lost by the following vote: Navs - Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz Fritzsche, Elliott, Foley, Swikebard, Weider, Stein, Bohrer, Kelly, Schaeffer -14.

By the Clerk-

MAYOR'S OFFICE (ROCHESTER, June 8, 1886. (

Gentlemen of the Common Council.

I return to you without approval the resolution I return to you without approval the resolution of your last regular meeting fixing the salary of the assistant city attorney at \$1,500 per year. We have a right to know who the assistant city attorney is to be, and until that has been determined and his name officially made known I can not approve of any resolution fixing the salary of such officer. CORNELIUS R. PARSONS, Mayor.

The president stated the question: " Shall the resolution stand as a resolution of the Board notwithstanding the veto of his honor the Mayor ?'

Lost by the following vote:

Navs-Ald. Tracy, Coublin, Marson, Wat-son, Kohlmeiz, Fritzsche, Elliott Foley, Swike-hard, Weider, Stein, Bobrer, Kelly, Schaeff r -14.

By the Clerk-

MAYOR S OFFICE. ROCHESTER, June 8, 1886.

To the Common Council of the City of Rochester:

The resolution adopted at your last regular meeting fixing the sum of \$1,700 as the amount necessary for stenographic and clerk bire in the office of the city attorney for the year beginning June 1, 1886, is hereby returned without my ap-proval. I must insist that the names of the persons employed and the salary to be paid to each shall form part of any and every resolution relative to form part of any and every resolution relating to the same.

CORNELIUS R. PARSONS, Mayor.

The president put the question: "Shall the resolution stand as a resolution of the Board notwithstanding the veto of his honor, the Mayor ?''

Lost by the following vote:

Navs – Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott, Foley, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer ---14.

OFFICE OF EXECUTIVE BOARD, ROCHESTER, June 15, 1886.

To the Common Council :

To the Common Council: GENTLEMEN: There is no sewer in Vincent place between the bridge and St. Paul street, and the water that falls upon the surface (which is quite rapidly inclined roward the bridge) is taken off through a Copeland cement tile and a wooden box sewer running down the east bluff and beneath the Citizens' Gas Company's building. The wooden portion is badly decayed and the cement pipe, from the wa, it is forced to be located, is con-stantly getting displaced, allowing the water therefrom to escape upon the surface and run down against and into said company's building. Some different plan for taking care of this water should be devised and executed without delay in order to avoid a suit for damages. The Executive Board would therefore respectfully recommend that the City Surveyor be instructed to devise a 33

33

plan and introduce an into effect. carrying the same into effect. Respectfully submitted, THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

OFFICE OF EXECUTIVE BOARD, ROCHESTER, June 15, 1886.

To the Common Council:

GENTLEMEN-An examination of the sewer in Averill avenue, from south avenue eastward, shows it to be completely filled with sediment for a greater part of its length, and urgently requires cleaning.

The Executive Board would therefore respect-fully recommend that the City Surveyor be in-structed to introduce an ordinance for cleaning said sewer and constructing the necessary manholes and surface laterals. Respectfu'ly submitted.

THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published. OFFICE OF THE EXECUTIVE BOARD, { ROCHESTER, June 15, 1886. {

To the Common Council:

GENTLEMEN: The Executive Board, to whom GENTLEMEN: The Executive Board, to whom was referred the matter of opening a street from Campbell to Jay street, under Ordinance No. 2.928, would respectfully report that upon attempting to negotiate for the property necessary to be taken, as laid down in the ordinance, it is found that the lines as therein defined do not conform to these decired by the parties in interest. To open that the lines as therein defined do not conform to those desired by the parties in interest. To open said street on these lines will require the removal of two dwellings and the taking of portions of the two lots on Jay street, upon which they stand, at a large expense; whereas, if the east line of the proposed street be made to coincide with the east line of the Barbara Lintz lot, and said line be pro-duced to Campbell street, but one dwelling will be largely duminished. The Executive Board would therefore recommend that said ordinance be amended so as to make the east line of the pro-posed street coincide with the east line of the pro-posed street, between Child street and Wacker-man street, and with said line produced to Camp-bell street. To J. NEVILLE, Clerk. Ordered received, filed and published.

Ordered received, filed and published.

Ald. Kelly moved that the ordicance for the opening of a new street from Campbell street to Jay street be reconsidered. Adopted. Ald. Kelly moved that the ordinance be so

amended as to meet the recommendations of the Executive Board. Adopted.

Further action on the ordinance was postponed two weeks.

OFFICE OF EXECUTIVE BOARD, ROCHESTER, N. Y., June 12, 1886. To the Common Council.

To the Common Connou. GENTLEMEN: Your attention is respectfully called to the necessity for improving Lowell street, from St. Paul street to Clinton street; and Herman street, from St. Joseph street to Hudson street. These streets lie in the direct line of traffic across the connecting street between Clinton street and St. Joseph street. In spring and fall both streets, from the nature of the soil, retain the water falling upon their surface, become quickly cut up and are almost impassable from the depth of mud. It is of very great importance in case of fires in that quar-ter of the scene with alacrity, as the buildings are almost exclusively of wood and burn with great rapidity. The Executive Board would therefore respectfully recommend that ordinances be passed at an early day for the improvement thereof. Respectfully submitteo. THOS. J. NEVILLE, Clerk. Ordered received, filed and published. GENTLEMEN : Your attention is respectfully

Ordered received, filed and published.

ig id)]]

ľ

CITY ATTORNEY'S OFFICE, ROCHESTER, N. Y., June 15, 1886.

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN-I deem it to be my duty to call your

GENTLEMEN—I deem it to be my duty to call your attention to the following statement: All the expenses paid by the city in the actions and proceedings relating to the water rights owned by people on Honeoye Creak and Hemlock Lake outlet have been paid from the water works fund by the Executive Board. These payments were recommended thus to be paid by a re under the pro-visions of section 158 of the charter which are: "The proceeds of the water rates in whatsoever manner collected for the use and consumption of "The proceeds of the water rates in whitesteven manner collected for the use and consumption of said water, and all penalties collected shall be de-posited with the treasurer of said city and be reserved and used exclusively for the payment of operating expenses, salaries, mainterage of extension of said the payment of operating expenses, salaries, repairs, maintainance or extension of said works." etc. Your honorable body, by approv-ing and adopting the various bucgets of the Ex-ecutive Roard has ratified all suce payments for expenses. I think formal action should be taken by your ratifying such payments and directing that in the future all necessary expenses in the said suits and proceedings should be paid from the water works fund. It makes no difference to auy taxpayer whetar the expenses are paid from one fund or another, as they must be met in any event taxpayer wheta r the expenses are baid from one fund or another, as they must be met in any event out of moneys which would otherwise be available for other municipal uses. But the expenses in-curred have been, and those te be incurred in said suits and proceedings, are necessary for the maintainance of the water works, and hence would be naturally paid out of the water works fund.

This, of course, is well understood now, but it is due to the Executive Board that your honorable body should cause to be entered upon your min-utes an approval of the payment of the said expenses and of the payment of expense. yet to be made from the water works fund.

Respectfully submirted.

JOHN N. BECKLEY. City Attorney.

Ordered received, filed and published.

By Ald. Fritzsche-Resolved, That the necessary expenses incurred, and to be incurred, in the Honeoye millers' actions and proceedings relating to the acquisition of water rights by the c ty of Rochester, and the determina-tion of damages therefor, are properly payable from the water works fund, and the action taken by the Executive Board in causing expenses already paid to be paid from that fund, is hereby approved. Adopted.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., June 15, 1886.

To the Hon. Common Council:

GENTLEMEN-In accordance with sec. 29, Re-vised City Charter, I hereby report the following named persons as having qualified and taken the oath of office.

ath of once:		0 17	n n	
D. W. Powers, dir	ector	G. V.	к. к.	
G. H. Perkins,	•	••		
H. C. Brewster,	••	••		
John Lutes.	••	••	. ••	
Frank S. Upton,	••	••	•••	
John H. Foley,	•	••	••	
D D Mallnine	••	••	••	
M. Kondolph, Heal	lth Co	mmiss	sioner.	
Jas. O. Howard,				
William Howe, Co	mmie	sioner	of De	eds.
william Howe, co	mmis	5101101	0. 20	•••••
J. S. Beach,				
John J. Mitchell,				••
W.T. Bradley,	••			
H. S. Redfield,	••			<u>.</u>
H.O. Jones,	••			
J. C. Burns,	••			
A. J. McGarry,	••			••
Roswell H. King,	••			••
D.S. Benjamin,	••			••

L. N Dunbar, Commissioner of Deeds. Louis Daus,

Respectfully, PETER SHERIDAN, City Clerk.

Ordered received, filed and published

By the Clerk-

CITY CLERK'S OFFICE. Rochester, N. Y., June 15, 1886.

To the Common Council: GENTLEMEN-I hereby report that the City As-

sessors have this day delivered to me the general assessment rolls of the city of Rochester for 1886, certified and sworn to as provided by section 83 of the city charter. Respectfully submitted, PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

By Ald. Watson-Resolved, That the general assessment rolls for 1886, as certified and sworn to by the City Assessors, atd delivered to the City Clerk be and they hereby are confirmed.

Adopted by the following vote:

Ayes Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott, Foley Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer -14

OFFICE OF THE OVERSEER OF THE POOR,

CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., May 31, 1886.

To the Honorable the Common Council of the Citu of Rochester :

GENTLEMEN: The undersigned Overseer of the Poor of the City of Rochester, would respectfully report that during the month of May he has re-lieved 349 families, in the following manner:

Orders on poor store	67 13	00 96
Total	\$1,260	56
Less amount charged towns	14	00

Total to city......\$ 1,246 56

All of which is respectfully submitted, JOHN LUTES, Overseer of Pcor. Ordered received, filed and published.

By the Clerk-

REPORT OF THE POLICE CLERK FOR THE MONTH OF MAY, 1886.

POLICE COMMISSIONERS' OFFICE June 15, 1886.

GENTLEMEN-I respectfully submit the following as my report for the month of May, 1886:

THE GO MAD A PERSON	a	14	Date
1886.	Crime. P	enalty	. Palo
1-Chas. H. Sparion	drunk	\$10	\$4 80
3-Wm. S. Jones	••	10	H
Chas. Angie	••	10	ទួ
Geo De Lorme	••	10	5 5 2
Clav M. Newcomb	••	cost	2
Lizzie Harrison	•••	10	
Harry Spafford	vio. ord.	10	
Anna Snafford	••	10	00
Wm. E. McGuires	'l'gliq.Su	n.30	30
Chas. Donnolly		90	30
Terrence Lavery	drunk	10	
Jacob Rosecranz	••	10	
Barbara Hersch	••	10	
James FitzGerald	••	5	
4-August Ernest	••	$10 \\ 5 \\ 5 \\ 5 \\ 5 \\ 5 \\ 5 \\ 5 \\ 5 \\ 5 \\ $	
Adam Hesse	vio. ord.	5	
John Sherley	drunk	5	
Geo. Swan	••	10	
John Valtz	••	10	
John Fitzgerald	••	10	2
Peter Kelly	••	10	10
Mary Kilmens	••	10	
Robt. Hay	••	-3	8
1 RODI. Hay		v	-

vit:

50

Elizabeth Cahill	vio. ord	. 10	
Geo. Ennis. Sr	 	10	5
5-Martha Rae Patk. Riley Thos. Randall Elizabeth Hickor	. drupk	10 10	
Thos. Randall	••	10	
Elizabeth Hickey Julius Fitchner 6-James O'Connell	• • •	10	
Julius Fitconer	vio. ord.		
Sarah Burchell	. drunk	10 10	
Sarab Burchell		10	
 James S. Brown Jamab Smith Chas. F. Lighthouse 8-Peter H. Stewart 10-Chas. A. Chapman Jesse W. Wilson 		ĩŏ	
Chas. F. Lighthouse	assault	25	
8-Peter H. Stewart 10-Chas. A. Chapman	vio. ord. drunk		10
Jesse W. Wilson		$10 \\ 10$	
Henry Bush	••••••	ĩŏ	
John Dunn		5	5
Jesse W. Wilson Henry Bush John Duon Wm. Cox John J. Page John T. Parker Chas. Cook Herman Horn	· ·	10	5 5 5
John T. Parker	•	$\frac{5}{5}$	
Chas. Cook	· · ·	5	or 30
Herman Horn	. assault	$\tilde{5}$	
11-Michael Fitzgerald	. drunk	10	
12-Goo E Santee		5	
Geo. Glasser	. assault	$\frac{10}{10}$	
Henry L. Gardiner		5	5
14-Adolph Rosenhein	. pet larcen	y 50	
15-Frank Cornwall	. drunk	10	
Chas. Cook. Herman Horn. 11- Michael Fitzgerald. Thomas Welch. 12-Geo. E. Santee. Geo. Glasser Henry L. Gardiner. 14-Adolph Rosenhein 15-Frank Cornwall. Richard H. Collver. Chas. Garrity. John Williams Frank B. Shearer. 17-Mathew Murphy Mich. Frzgerald.	• ••	10 5	$\frac{4}{5}$
John Williams		10	5
Frank B. Shearer		ĩŏ	
Mich. Fitzgerald	• •	10	5
Thos Durand	•		
Thos. Sheehan	· · ·	5 5	
Edward McNeal		10	
Terrance Yaman		10	
Mach. Fuzgerald Thos. Durand Edward McNeal Terrance Yaman 18-John Cullen John Heany John F. Smith Honora Murphy James hooney	vio. ord.	cost.	- 5
John F. Smith	· · ·		5 5
Honora Murphy	drunk	10	
James Kooney	petit larcen	y 5	
James Looney Anthony Scidmond Robt. Carson Edward T. ttle Loward T. ttle	. arunk	$10 \\ 10$	
Edward Tattle	vio. ord.	200	200
James Vertent	•	200	200
19-John Hoefner	drunk	10	5
Martin Ingraham Mich. Costello	•	10^{5}	
Andrew Houser, Jr.		10	
Andrew Houser, Jr James Thompson Ann Wholiban		10	
Ann Wholiban	•	15	
Sam'l De Lack John Shannon	•••	$10 \\ 10$	
Louis Myers	••	10	9
• Thos. McNamara	••	10	
Jacob Koehler,	. assault	10	5
Rich. Gardner Thos. Shehan	drunk	10^{2}	
James Stowart	••	10	
Henry Barnes	assault	30	5
Henry Barnes 20-Chas. E. Garrity John Keegan	drunk	10	10
Margaret Fee	••	$10 \\ 10$	
Margaret Fee James Barns 21-Dan'i Corcoran	••	10	
21-Dan'l Corcoran	••	10	
Wm. Henry. 22-Rich. Finley. 24-Thos. Garrity.	••	10	
24-Thos Gamity		10	
		10 10	
Tuomas Spillane		10	5
Unas. Ptager	••	10	
Albert Klick Frank Kepki	assault	10	10
Pat'k Sullivan	drunk	$10 \\ 10$	$\begin{array}{c} 10 \\ 3 & 75 \end{array}$
Lottie Steward		10	5 10
Unas. A. Russell	••	10	10
	••	10	F
James Crocker Chas. Hahn	vio.ord.	$\frac{10}{5}$	5
James Henderson		cost	2
Nicholas Febriell		10	
Mollie McDowell		10	10
Ed Shielas. James McGiunis		10 10	5 10
Mary Munce	vio.ord.	10	3

	126 Goo Gool	
	26-Geo Cook drunk 10	
	David Carroll	
	Alex. Emery	
	frauk filhert net largonn 50	
	John Sainty Fo	
	61-JULL Schalber drunk 10	
	120-Blaumas Hardon not largon ro	
	Fred Hoite	
	Wm. Manley assault 20	
	Peter H. Stuart 50	10
	20 Coo Postuart	40
	29-Geo. Powers drunk cost	3
	Sam'l E. Tully 2	2
	Wm. McQuain	1
	Harry Levy 2	3 2 1 2
	Chas. Flannery 2	
	Satu I.E. Thily	2
1	Total	\$720 05
	STATE OF NEW YORK, County of Mouroe	
	DEATE OF NEW TORK COUNTROF MOUNDA	1 htm of

YORK, County of Mouroe, City of Rochester, ss:

I, B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing report contains a true and correct statement of all the moneys received by me as such clerk during the month of May, 188°, for fines, penalties and costs imposed by the Police Justice of said city. B. FRANK ENOS, Clerk.

Sworn to before me this 15th day of June, 1886. B. KEELER, Com. of Deeds.

Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

OPENING A STREET FROM UNION PARK 10 CANFIELD PLACE.

OPENING A STREET FROM UNION PARK 10 CANFIELD PLACE. By Ald. Boyrer-Resolved. That the following improvement is necessary, viz. The opening of a street sixty (60) feet wide, from the south line, and the south line extended easterly of Union park to the north line, extended easterly of Canfield place, the middle line of the proposed street to be the dividing line, within the limits named, of the lot's fronting on Alexander and South Union streets, Adopted. Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of the proposed street, from the south line and extended north line of Union field place. 50

park to the north line and extended north line of Cau-field place. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, June the 29th, 1886, at 7:80 o'clock, at the Common Council Chambers, when allegations will be heard. will be heard. Adopted.

SPRINKLING TROUP STREET, By Ald. Kohimetz—Resolved. That the City Survey. or asc-rata and report to this Council the excense of sprinking Troupe street, during the season of 1886. Adopted. The Surveyor submitted as such estimat

sprinkling Troupe street, during the season if 1886. Adopted. The Surveyor submitted as such estimate. \$140. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The sprinkling of Troupe street, from 100 feet west of Caledonia avenue to the west line of Prospect street, and Whereas The City Surveyor, under the direc-tion of this Council, hes made an estimate of the whole expense thereof, and reported the same at \$140, which estimate is hereby approved Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of Troupe street, from 100 feet west of Caledonia avenue to Prospect street, And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-inent, are required to attend the Common Council, on Tuesday evening. June the 39th, 1886, at 7:30 o'clock. Adopted. Adopted.

SPRINKLING JONFS STREET,

By Atd. Kohlmetz-Resolved, That the City Surveyor

ascertain and report to this Council the expense of sprinking Jonesstreet during the season of 1886. Adopted. The Surveyor submitted as such estimate, 580. By Aid. Kohimetz-Resolved, That the following im-provement is necessary, viz.: The sprinking of Jones street. from 100 feet south of Platt street to the mudle of Center street, during the season of 1886. And Whereas, The City Surveyor, under the direc-tion of this Council has made an estimate of the which estimate is hereby a approved. Resolved further, that the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One ther of 1850 of actual proferses. In the cites the pursuance of Title VII., Sectior 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve ment, are required to attend the Common Council, on Tuesday evening, June the 29th, 1886, at 7:30 o'clock, at the Council Chamber, when allegations will be heard. be beard

Adopted.

NORTH AVENUE ASPHALTIC IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the ex-pense of constructing an asphalitic improvement on North avenue with other improvements connected therewith.

Adoptea. The Survey

North avenue with other improvements connected therewith. Adopted. The Surveyor submitted as such estimate \$14,000. By Ald. Kohlmetz-Resolved, That the lollowing improvement is necessary, viz.: The construction of an asphaltic pavement on North avenue, from the crosswalk connecting the south side of University avenue with the west side of North ave-nue to the produced south curb line of Weld street, by removing the present MacAdam roadway surface and so much of the stone foundation thereof as may be necessa-ry and replacing the same with a concrete foundation not less than six inches thick, from curb to curb. (o re-ceive upon it an asphaltic roadway covering; also the stating up, redressing and resetting, of the present cu b stones which are of acceptable quality, and the sub-stitution of good curb stones for those that are de fective; the new curb lines to be in the prolongation and of the same width between them of the curb lines between Fast Main street and University avenue; also the cleaning and repairing of the main and surface sewers, with the needed extensions of the latter; the construction of probable. And whereas, The City Surveyor, under the direc-tion of this council, has made an estimate of the whole expense thereof, and reports the same at \$14,000, which estimate is hereby approved. Construct, further. That the following portion of so of the whole expense thereof, viz.: One tier of lots on the east side of North avenue, from University avenue to Weld street; also one tier of lots on the west side of North avenue included be-tween the produced south curb lines of University ave-nue and weld suret. And whereas, the following portion of said city is deemed benefited and proper to be assess-ed for the whole expense thereof, viz. One tier of lots on the east side of North avenue, from University avenue to Weld street; also one tier of lots on the west side of North avenue included be-tween the produced south curb lines of University ave-nue and weld suret.

nue and Weld sureet. And further resolved that the taxpayers to be as-sessed for making such improvement may pay their as-sessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertusement of the assessment roll; one-third of the amount within one-year from the confirmation of such roll; and the remaining one-third within two years from the confirmation of such roll. On all sums paid prior to the maturity of said last instalment, a discount will be allowed at six per cent. per an-num. num

num. And the clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the city of Rochester, that all per sons interested in the subject matter of said improve ment, are required to attend the Common Council on Tuesday evening, June the 29th, 1886, at 7:30 o'clock, at the Common Council chamber, when allegations will be he heard. Adopted

CENTRAL AVENUE IMPROVEMENT.

By Ald. Kohimetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of improving Central avenue with a macadam road-way payement and other improvements connected therewith.

Adopted. Adopted. The Surveyor submitted as such 'estimate, \$9,500. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz:

The construction of a macadam roadway pavement in Central avenue, from the east line of the east cross-walk on North avenue to the west line of the west crosswalk on sclo sirret, with Medina stone curbs within the limits named, leaving a roadway iwenty-six (28) feet in width b tween the curts and midway between the lines of the avenue; also the cons ruction of gutters three (3) feet wide on each side, one 1) foot of the said guter to be of Medina stone flag one (1) foot wide, and of Medina stone favenent also the lay-ing of Medina or blue stone flag sidewalk five (5) feet wide, and of Medina stone favenent two (2) feet wide, on the roadway side of the surbs; also the lay-ing of Medina or blue stone flag sidewalk five (5) feet wide on each side of the said avenue within the speci-fied limits where sidewalks of flag stones, tarcement, or brick of good quality, and the specified width an istabilished grades and alignments, are not now ladd; also the extension westward for one hundred and afty-one (15) feet of the virth. of pipe sever now ladd in said avenue, and intersecting the sever in Sclo street; also the construction of new and reconstruction of existing manholes and surface severs, and of new lot laterals and connections where required. And Whereas, The City Surveyor, under the direc dion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$2500 which estimate is hereby approve. Resolved, further. That the following portion of said city is deemed benefited and proper toe bassesed for the whole expense thereof, viz : One there of iots or each side of Central avenue from North avenue to Sclo steneet And further, Resolved, That the tax-payers to be assessed for making such improvement, as pay sifter the advertisement of the assessment roli, one-third of the amount assessed within thirty days after the advertisement of the assessent proli, one-third of the amount within one year from the conurm-ation of said roll, and the remaining one third within two years from

annum. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised Charter of 1880 of the City of Rochester, that all persons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, June the 2sth, 1886, at 7½ o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

CHESTNUT PARK STONE SIDEWAKKS,

Adopted.

FLINT STREET PLANK WALK.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on Flint street from Ply-mouth avenue to Genesse street.

mouth avenue to Genesee street. Adopted. The Surveyor submitted as such estimate \$3,100. By Ald. Kohlmetz-Resolved, Tnat the following improvement is necessary, viz: The construction of plank sidewalk. four (4) feet and eight (8) inches wide on each side of Film street, from the west line of the present sidewalk on the west side of Flymouth avenue to the east line of the present side-walk on the east side of Genesee street, with the neces-

sary sidewalk grading, gutter formation and cross-walks. And whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$3,100, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Film street, from Ply-mouth avenue to Genesee street. And further resolved, that the taxpayers to be as-sessed for making such improvements may pay their assessments in three equal payments as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of said roll; and the remaining one-third within two years from the confirmation of said roll. On all sums at discount will be allowed of six per cent, per annum. And the Clerk is hereby directed to publish notice, in fursion the confirmation of said roll. On all sums a discount will be allowed of six per cent, per annum. And the Clerk is hereby directed to publish notice, in fursion the confirmation of said roll. On all sums a discount will be heaved. All compellin moved to reconsider the section a starter of 1880, of the City of the Chamber, when allegations will be heaved. And the Complex and the remainder of the said in-provement are required to attend the Common Council of the said section. The solution of a side roll, 1886, at 7:30 of the starter of 1880, of the city of a side roll such as a persons interested in the subject matter of said im-provement are required to attend the common council of the said section. The solution of the said has proved as even be add. All compliant the section of the section for the s

Adopted

Ald. Coughlin moved to reconsider the action on the ordinance for Chestnut park stone walk. Adopted.

Ald. Coughlin moved that action on the ordinance be indefinitely postponed Adopted.

The final ordinance for Childs street pipe sawer came up. Ald. Kelly moved indefinite postponement of further action. Adopted.

FINAL ORDINANCE NO. 2,983.

SEWER IN DELEVAN STREET

On motion of Ald. Marson, the Board proceeded to hear allegations in relation to the improvement de-sorbed in the ordinance below. After hearing such allegations from all persons ap-

An ordinance to take up, deepen and rebuild the sewer in Delevan street, from Schlitzer alley to Globs street.

sewer in Delevan street, from Schlitzer alley to Gibbs street. The Common Council of the city of Rochester do or-data and determine that the following improvement be made, to-wit: The taking up, deepening and re-building of the sewer in Delevan street, from Schlitzer alley to Gibbs street; the deepening and reconstruction of the present and the construction of new surface sewers where-needed; the deepening and connection of the existing and the construction of new surface sewers where-needed; the deepening and connection of the existing and the construction of new lot laterals and connec-tions where required. Also the necessary manholes, roadway grading and gutter formation. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-thed thereby; and the City Surveyor, under the direc-ton of this Council, having made an estimate of such expense, and reported the same at \$1,600, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefited by said improvements is de-scribed as follows: One tier of lots on each side of Delevan street, from Schitzer alley to Gibbs street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered as-sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote:

and so be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Eillott, Foley, Swikehard, Welder, Stein, Bohrer, Kelly, Schaeffer-14.

FINAL ORDINANCE, NO. 2,984,

CHILI AVENUE PIPE SEWER.

On motion of Ald. Marson the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below.

After hearing such allegations from all persons ap-

Alto: Automatic and a submitted the following: Ald. Marson submitted the following: An ordinance to construct a pipe sewer in Chili avenue from the west line of the city to intersect the

avenue from the west line of the city to intersect the Colvin street sewer. The Common Council of the City of Rochester do ordain and determine that the following improvement be made, to wit: The construction of a vitrified pipe sewer eighteen [18] inches in diameter in Chili avenue from the west line of the city to intersect the Colvin street sewer;

34

also the taking up, deepening and re-construction of the present Colvin street sewer from the middle line of Chil avenue to a point about fourteen (14) feet north. of the north line of West avenue; also the necessary manholes, lampholes, the deepening and reconstruc-tion of the existing and the construction of new surface sewers where required, the deep-ening, re-construction and convection of the present and the construction on new lot laterals and connec-tions where needed; al-o the necessary roadway grad-ing and gutter formation on Chill avenue within the limits named. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby, and the City Surveyor, under the direc-expense, and reported the same at 5,500, and said esti-mate being deemed reasonable, is hereby approved and the portion of said city which said Common Council deem will be benefited by said improvement is de-scribed as follows:

On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each destruct how from the same of the same o

assessed, the assessessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom. And it is further ordained and determined that the tax-payers to be assessed for making such improve-ment, may pay their assessment in three equal pay-ments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll: one-third of the amount within one year frem the confir-mation of such roll: and the remaining one-third within two years from the confirmation of such roll. On all sums paid proor to the marurity of said last instalment, a discount will be allowed of six per cent. per aunum. Adopted by the following vote: Ayes-Ald. Tracy, Marson, Coughin, Watson, Kohl-metz,, Fritzsche, Elliott, Foley, Swikehard, Welder, Stein, Kelly, Schaeffer. -14.

The final ordinance for Boardman street plank walk came up and allegations were heard. Ald. Shaeffer moved the idefinite postponement of the ordinance. Adopted.

FINAL ORDINANCE No. 2,985.

LOWELL STREET IMPROVEMENT.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below—

After hearing such allegations from all persons ap-

Ald, Kohlmetz submitted the following: Ald, Kohlmetz submitted the following: An ordinance to improve Lowell street from the east curb line of North St. Paul street to the west curb line of North Clinion street. The Common Council of the city of Rochester, do or-

dain and determine that the following improvement be made, to wit:

made, to wit: The construction of a Medina stone pavement in Low-ell street from the east curb line of North St. Paul street to the west curb line of North Clinton street, with Medina stone curbs and flag guiters on each side of said Lowell street within the limits named, also the cleaning, repairing of the main sewer and construction of the necessary manbeles on the same, the cleaning, repairing and extension of existing and the construc-tion of new surface sewers where required; also the

construction of the necessary cross-walks, lot laterals

construction of the necessary cross-walks, lot laterals and connections. And the whole expense shall be defrayed by the assessment upon the lots and parcels of land to be ben-efited thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reports the same at \$17,000, and said estimate being deemed reasonable, is hereby approved and the portion of said city which said Common Coun-cil deem will be benefited by said improvements is de-scribed as follows:

cil deem will be benefited by said improvements is de-scribed as follows: One tier of lots on each side of Lowell street from North Sr. Paul street to North Clinion street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-tires thouseform

fand to be in proposed in the state of the s

to the west curb line of North Clinton street, with Me dina stone curbs on each side of said Hand street, 20 feet apart within the limits named; also, the necessary man-holes on the main sewer; also, the cleaning of the main sewer, the cleaning, repairing and extension of the existing, and construction of new surface sewers where devanded; also, the laying of water and gas service pipes where now required or their future uss service pipes where now required or their future the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$5,60, and said esti-mat being deemed reasonable, is hereby approved; and the portion of said city, which said Common described as follows: One tier of lots on each side of Hand street, from North St.

Council deem will be benefited by Sald improvement is described as follows: One tier of lots on each side of Hand street, from North St. Paul street to North Clinton street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. And ti is further ordained and determined that the taxpayers to be assessed for mak-ing such improvements, as follows: One-third of the amount assessed within thirly days after the advertisement of the assessment roll; one-third of the amount mission of said roll. On all sums paid prior to the maturity of the said last installment a discount will be allowed a the rate of 6 per cent, per

a discount win do and other the monstrance. Aid. Kohlmetz presented a remonstrance. The ordinance was adopted by the followin vote: Ayes-Ald. Tracy, Coughlin. Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Swikehard, Wel-der, Stein, Bohrer, Keily, Schaeffer-14.

The final ordinance for Center street im-provement came up. Ald. Coughlin moved postponement for four weeks. Adopted.

FINAL ORDINANCE NO. 2,987.

UNIVERSITY AVENUE SPRINKLING, SEC. 4. On motion of Ald. Kohlmetz the Board proceeded to

hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

Alter heating such angusta the following: Alt, Kohlmetz submitted the following: An ordinance to sprinkle University avenue, Section 4, from Guodman street 1> Culver park. The Common Council of the City of Rochester do or dain and determine that the following improvement be worden to wit:

The sprinkling of University avenue, section 4, from Goodman street to Culver Park, during the season of

Goodman street to Cuiver Park, during the season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-nitted thereby; and the City Surveyor, und-r the direc-tion of this Council, having made an estimate of su h expense, and reports the same at \$72, and said es.i-mate being deemed reasonable, is here by approved; and that northon of said city, which said common council deem will be benefitted by said improvement is described as follows: On the of lots on each side University avenue from Goodman street to Cuiver park. On which above described lots and parcels of land the expenses of said improvement are bereby ordered as sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Atopted by the following vote: Ayes-Ald, Tracy, Cutualin, Marson, Watson, Kohl-metz, Fritzche, Elliott, Foley, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14. FINAL ORDINANCE NO. 2.988.

FINAL ORDINANCE NO. 2,988.

CARLTON PLACE PLANK WALK,

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinauce below: After hearing such allegations from all persons ap

Atter nearing such metators following: Atta Kohlmetz submitted the following: An ord liance to construct a plank walk on Carlton place, from West avenue to Chih avenue. The Common Council of the city of Rocenster do or-dain and determine that the following improvement are cowit:

The Common Council of the driv of Roch-ster du Or-dain and determine that the following improvement be made, 'o wit: The construction of a plank sidewalk 4 feet in width on each side of Carlton place, from West avenue to Chili avenue, except where good walks of the specified with already exist at the proper grade; also the nec-essary sidewalk grading and crosswalk construction. And the whole expense shall be defrayed by the as sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reports the same at \$600, and said estimate being deemed reasonable, is hereby ap proved, and the portion of said city which said Com-mon Council deem will be benefited by said improve-ment is described as follows: One tier of lots on each side of Carlton place, from West avenue to Chili avenue, in front of which the walk is to be constructed. On which above described lots and parcels of land the expenses of said improvement are hereby ordered sessed, the assessment upon each lot and parcel of land or here in proportion to the benefit which each de-trives theretrom.

rives theretrom.

rives increation. Adopted by the following vote: <u>Adopted by the following vote:</u> <u>Adopted by the f</u>

FINAL ORDINANCE, NO. 2,989.

SPRINKLING NORTH FORD STREET.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

School in the orthinance below: After hearing such allegations from all persons ap-pearing— Ald. Kohlmetz submitted the following: An ordunance to sprinkle North Ford street from West Main street to the Erie canal. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The sprinkling of North Ford street from West Main street to the Elie Canal, doring the season of 1886, And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$18, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefitted by said improvement is de-scribed as follows: One tier of lows on each side of North Ford street from

One tier of lots on each side of North Ford street from West Main street to the Eric canal. On which above described lots and parcels of land

the expenses or said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-

Twes therefrom. Adopted by the following vote: Aves-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsahe, Elliott, Foley, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

The ordinance for North avenue improve-Ald. Schaeffer moved that acment came up tion be indefinitely postponed. Adopted.

FINAL ORDINANCE, No. 2,990.

KENT STREET SPRINKLING.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

After nearing such alregations from an provide appearing, Ald. Kohlmetz submitted the following: An ordinance at sprinkle Kent street, from 100 feet nor h of Platt steet to Brown street. The Common Council of the city of Rochester do or-dain and determine that the following improvement

The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The spinking of Kent street, from 100 feet north of Platt street to Brown street, during the season of 1.86, And the whole expense shall be defrayed by the as-sessment upon the lots or parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and report the same at \$72, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefited by said improvement is de-scribed as follows: One tier of lots on each side of Kent street, from 100 feet north of Platt street to Erown street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-try as hereform.

rives therefrom.

Ŀ ì

f d

÷n

.e

d

d)f э-

2, 1,

to

е.

p

 \mathbf{m}

be in ie-

ieom

nd

Adopted by the following vote: A<u>vores</u>—Ald. Tracy, Marson, Watson, Kohlmetz. Fritzsche, Elliott, Foley, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer.-13.

The final ordinance for Brown street improvement came up. Ald. Swikehard moved that action be postponed four weeks. Adopted.

FINAL ORDIDINANCE, NO. 2,991.

SPRINKLING NORTH GOODMAN STREET.

On motion of Ald. Koblmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below:

After hearing such allegations from all persons ap-

All Kohlmetz submitted the following: All Kohlmetz submitted the following: An ordinance to sprinkle North Goodman street, from 100 feet north of East avenue to the north line of

And ordinance to sprinkle North Goodman street, from 100 feet north of East avenue to the north line of Univ-rsity avenue. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The sprinking of North Goodman street, from 100 feet north of East avenue to the north line of University avenue, during the season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-ticed thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate af such expense, and reports the same at \$157, and said es-timate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited by said improvement is described as follows: One tier of lots on each side of North Goodman street, from a point 100 feet north of East avenue to Univer-ing avenue.

from a point 100 feet north of East avenue to Univer-sity avenue. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rlyes therefrom. Adopted by the following vote: Ayes-Ald. Tracy. Coughlin, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

The final ordinance for Gorham street asphalt improvement came up. A remonstrance was presented and allegations were heard. The ordinance was lost by the following vote-not receiving a three-fourths vote.

Marson, Watson, Kohlmetz, Ayes-Ald. Fritzsche, Elliott, Foley, Swikehard, Weider, Stein, Bohrer, Kelly-11. Nays-Ald. Tracy, Coughlin, Schaeffer-3. Ald. Kelly moved a reconsideration of the

vote on the Gorham street improvement. Adopted.

Ald. Kelly moved that the ordinance lay over two weeks. Adopted.

FINAL ORDINANCE NO. 2,992.

ALLEN STREET MEDINA STONE IMPROVEMENT.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-

pearing

Ald, Kohlmetz submitted the following: An ordinance to improve Allen street, from the west curb line of Lätch field street to the easterly curb

And ordinance to include their street, from the west curb line of Likch leid street to the easterly curb line of Brown street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The construction of a Medina stone pavement in Allen street, between the west curb line of Litchfield street and the easterly curb line of Brown street, with curbs and gutters of the same stone on each side of the said Allen street within the limits named; also the construction of the necessary manholes on the existing main sewer; also the cleaning of the main sewer; found, necessary the cleaning, repairing, and exten-sion of the present and the construction of new surface sewers where needed; also the construction of the necessary the source of the cleaning. And the whole expense shall be defrayed by the as-

sewers where hered, also the constitution of the necessary crosswalks. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the di-rection of this Consent, baving made an estimate of such expense, and reports the same at \$5,700, and said estima, 2 being deemed reasonable, is hereby ap-proved; and the portion of said city which said Com-mon Council deem will be benefited by said improve-ment is described as follows: One tier of lots on each side of Allen street, from Litchfield street to Brown street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered arsessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

And to be in proportion to the benefit which each de-rives therefrom. And it is further ordained and determined that the taxpayers to be assessed for making such inprovements may pay their as-sessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of such roll; and the remaining one-third within two years from the confirmation of such roll. On all sums paid prior to the maturity of the said last instalment, a dis-count will be allowed at six per cent. per annum. Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Swikehard, Wei-der, Stein, Bohrer, Kelly—13. The final ordinance for Henrietta avenue pine

The final ordinance for Henrietta avenue pipe sever came up. Ald. Schaeffer moved that action be indefinitely postponed. Adopted.

The final ordinance for the Pinnacle avenue bridge approaches came up. Ald. Weider moved that action be postponed four weeks. Adopted.

FINAL ORDINANCE, No. 2,993.

MANSION STREET PLANK WALK,

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

Alter usange such angester and the following : Alt, Kohlmetz submitted the following : An ordinance to construct a plank walk on Manston street, from Violetta street to Doran park. The Common Council of the city of Rochester do or-dain and determine that the following improvement be used a to wit .

dain and determine that the following improvement be made, to wit: The construction of a plank sidewalk four feet eight inches in widat on each side of Mansion street, from Violetta street to Doran park; also the necessary side-walk grading and crosswalk construction. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$450,



and said estimate being deemed reasonable, is hereby and said estimate being deemed reasonable, is hereby approved, and the portion of said City which said Common Council deem will be benefited by said im-provement is described as follows: One ther of lots on each side of Mansion street, from Violetta street to Doran park. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

Aves - Ald. Tracy, Coughlin, Marson. Watson, Kohlmetz, Fritzsche, Elliott, Schaefter-14.

Ald. Foley moved that property owners on Mansion street be given twenty days in which to build their own walks. Adopted.

FINAL ORDINANCE, NO. 2,994.

SPRINKLING FRANK STREET.

On motion of Ald Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-cribed in the ordinance below; After hearing such allegations from all persons ap-macrine;

Ald, Kohlmetz submitted the following: Ald, Kohlmetz submitted the following: An ordinance to sprinkle Frank street, from the south side of Center street to a point 100 feet north of

south side of Center street to a point 100 feet north of Platt street. The Common Council of the City of Rochester do ordam and determine that the following improve-ment be mader to wit: The sprinkling of Frank street, from the south side of Center street, to a point 100 feet south of Platt street, during the season or 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben efficed thereby; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$12, and said estimate being deemed reasonable, is hereby approved; and the portion of said City, which said Common Council deem will be benefited by said improvement is described as follows: On thier of lots one ach side of Frank street, from Center street to 100 feet souch of Flatt street. On which above described lots and parcels of land the expenses of said improvement are neeby ordered as sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives thereform, by the following voto:

Adopted by the following vote: Adopted by the following vote: Ayes-Ald. Tracy, Coughin, Marson, Watson, Kohlmetz, Fritzschar, Ellioti, Foley, Swikehard, Wel-der, Stein, Bohrer, Kelly, Schaeffer-14.

FINAL ORDINANCEN No. 2,995.

WARD PARK SEWER CLEANING.

On motion of Ald. Marson the Board pro-ceeded to hear allegations in relation to the improve-ment described in the ordinance below:

After hearing such allegations from all persons ap

After hearing such allegations from all persons ap-pearing— Ald. Marson submitted the following: An ordinance to clean and repair the sewer in Ward park from the north end of the present sewer in Ward park to the sewer in Ward street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The cleaning and repairing of the main sewer and surface sewers in Ward park from the north end of the present sewer in Ward park to the sewer in Ward streeet. Also, the construction of the manholes nec-essary for the examination, cleaning and repairs of the said main and surface sewers in the future. And the whole expense shall be defrayed by the as-

The said main and surface sewers in the future. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-efficient upon the lots and parcels of land to be ben-efficient upon the lots and parcels of land to be ben-efficient of this Council, having made an estimate of such expense, and reports the same at \$300, and said estimate being deemed reasonable, is hereby ap-proved; and the portion of said city which said Com-mon Council deem will be benefited by said improve-ment is described as follows: One tier of lots on each side of Ward park from the Torth end thereof to Ward street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Acopted by the following yote :

rives incremm. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

FINAL RDINANCE-NO. 2.996.

SPRINLKING UNIVERSITY AVENUE.

FINAL RDINANCE-NO. 2,996. SPRINKING UNIVERSITY AVENUE. On motion of Ald. Kohumetz the Board proceeded to hear allegations in relation 10 the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-pearing. Ald. Kohumetz submitted the following: An ordinance to sprinkle University avenue from a point 100 feet east of Prince's treet to a point 100 feet west of Goodman street. The Common Council of the City of Rochester do ordain and determine that the following improvement be made, to wil: The sprinkling of University avenue from a point 100 feet east of Prince street to a point 100 feet east of Prince street to a point 100 feet west of Goodman street during the season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-ited thereby; and the City wrveyor, under the direc-tion of this Council, dee May and shall be adding a shall extinue to is described as follows: Doen ter of lots on each side of University avenue from a point 100 foet east of Frince street to a point 100 feet west of Goodman street. On which above drscribed lots and parcels of land the expense, and reports the same at \$90 ard sold extense to if ood an street. Doen ter of lots on each side of University avenue from a point 100 foet east of Frince street to a point 100 feet west of Goodman street. On which above drscribed lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of rives ther from. Adopted by the following vote: Arges-Ald. Tracy, Coughlin, Marson, Watson, Kohumetz, Fritzeen, subort, Forey, Swikehard,

Augureu by ine following vote: Ayes-Ald. Tracy, Coughim, Marson, Watson, Kohlmetz, Fritzsche, Ellout, Foley, Swikehard, Weider, Stein, Bonrer, Kelly. Schaeffer-14.

The final ordinance for Ashland street ex-tension came up and Ald. Weider presented a remonstrance. Ald. Weider moved that it be indefinitely postponed. Adopted.

FINAL ORDINANCE NO. 2,997.

SPRINKLING MT. HOPE AVENUE.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. Attenhearing such allegations from all persons ap-

After hearing such allegations from all persons ap-pearing— Aid. Kohlmetz submitted the following: An Ordinance to sprinkle Mt. Hope avenue from South avenue to the center of Clarissa street. The Common Council of theCity of Rochester do ordain and determine that the following improvement be made, to wit: The sprinkling of Mt. Hope avenue, from South avenue to the center of Clarissa street during the sea-of 1886;

avenue to the center of Clarissa street during the sea-of 1886: And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$294, and said estimate being deemed reasonable, is hereby approved and the portion of said city which said Common Coun-cil deem will b - benefited by said improvement is de-scribed as follows: One ther of lots on each side of Mt. Hope avel ue from South avenue to the center of Clarissa street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote: Ayee-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Elliott, Foley, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-18.

Ald. Bohrer moved the reconsideration of the vote taken at the last meeting on the ordinance for a sewer in Davis street. Adopted.

Ald. Bohrer moved that further action on the ordinance be postponed two week. Adopted.

LOCAL IMPROVEMENT ASSESSMENTS.

CITY TREASURER'S OFFICE, Rochester. N.Y., June 14, 1886.

To the Hon. the Common Council:

GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,837, for Hixson st. pipe sewer, has been

Ordinance No. 2, 531, 107 Interest of the property bene-completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$466.25, Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,837. PIPE SEWER IN HIXSON STREET.

LOCAL IMPROVEMENT ASSESSMENT No. 2,837. PIFE SEWER IN HIXSON STREET. By Ald. Stein--Whereas, The Common Council did upon the 20th day of Octuber, 1885, enact an ordi-nance for a pipe sewer in Hixson stree. And whereas, the City Treasurer has reported the genual expenses of said improvement to be the sum of \$466 25. including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One filer of lots on each side of Hixson street, includ-ed betwee:. Maria street and Thomas street, Therefore, resolved, That the sum of \$466.25, being the wnole amount of the expenses aforesaid, shall be assessed on such lots and parcers of land. And V. Fleckenstein, Wm. Maher and L. A. Pratt, the Assessors of said amount of expense, in pro-portion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said assessors are nereby notilied to meet for this purpose, on Saturday, the 19th day of June, 186, at nine o'clock in the forenoon, at the office of the 'Dity Assessors, No. 15 City Hall. Ad. Oted by the following. Watson, Kohl-metz, Fritzsche, Elliout. Foley, Swikehard. Weider, Stein, Keily, Schaeffer-14. CITY TREASURER'S OFFICE, { RoccHESTER, N. Y., June, 14, 1885. {

CITY TREASURER'S OFFICE, Rochester, N. Y., June, 14, 1886. To the Common Council:

L

1

n のは

h 4-

->-hdd

1+ 3-0 10,00 10

ī,)ť

j-

10

3.

en

ur

To the Common Council: GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2, 783, for Hickory street improve-ment has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$8,341.47. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No, 2,783. HICKORY STREET IMPROVEMENT.

By Ald. Stein-Whereas, The Common Council did upon the 19th day of May, 1885, enact an ordinance for the improvement of Hickory street; And, Waereas, the City Tressurer has reported the actual expenses of said improvement to be the sum of \$8,841.47, including such interest as the city has paid or become liable for.

58,341.47, Including such inferest as the city has paid or become inshe for. And the porton of said city which said Common Council deemed would be benefited by said improvement is described as follows: One tier of lots on each side of Hickory street from south avenue to Mt. Hope avenue. Therefore Resolved, That the sum of \$3,341.47, being the whole amount of the expenses aforesaid shall be assessed on such lots and parcels of land And V. Pleckenstein, Wm. Maher and Luther A. Pratt the Asse: sors of said city not interested m any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city of esignated, of the said amount of staid expense, in proporty so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemee to acquire by the making of said improvement; and and asid Assessors are hereby notified to meet for this purpose, on Saturday, the 19th day of June, 1886, at 9 o'clock in the forenoon, at the office of the City Assessors, No, 15, City Hall. Adopted by the rollowing vore: Ayes -Alo. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Swikehard, Weider, Stein, Bohrer, Kelly Schaeffer-14. CITY TREASURE'S OFFICE, { RocHESTER N, Y., June 14, 1888.{

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., June 14, 1886.

10 the Hon, the Common Council .

10 the Hon, the Common Councu . GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,858, for Dake and Hebard street pipe sewer, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is §529.30. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,838.

DAKE AND IEEEARD STREET FIFE SEWER. By Ald. Stein—Whereas, The Common Council did upon the 20th day of October, 1885, enact an ordinance for a sewer in Dake and Hebard streets.

35

And, Whereas, The City Treasurer has reported the actual expense of said improvement to be the sum of \$29,30, including such interest as the City has paid or become liable for. And the portion of said city which said Common Com-cil deemed would he benefited by said improvement is described as follows: One tier of lots on each side of Dake street between Alexander street and Hebard street, and also one ther of lots on each side of Hebard street included between the extended north line of Dake street and derman street.

between the extended north line of Dake street and German street. Therefore, Resolved, That the sum of \$529.50, being the whole amount of the evpeness aforesaid, shall be assessed on such lots and parcels of land. And V. Fleckenstein, Wm, Maher and L. A. Pratt, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any party so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so desig-nated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 18th day of June; 1886, at nine o'clock in the foremoon at the office of City As-sessors No. 15 City Hall. Arges-Ald, Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Eliott, Foley, Swikehard, Wetder, Stein, Bohrer, Kelly, Schaeffer-4.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., June 14, 1886.

To the Hon. ommon Council:

GENTLEMEN: I hereby certify that the Executive GeNTLEMEN: I hereby certify that the Executive Board hav notified me toat the work authorized un-der ordinance No. 2,842, for Fulton st. pipe sewer has been completed. The amount to be assessed upon the property ben-efited, including any interest that the city shall in-cur, or is entitled to, for the use of its funds, is \$449.61. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,842.

PIPE SEWER IN FULTON STREET.

PIPE SEWER IN FULTON STREET. By Ald. Stem-Whereas, The Common Council did upon the 17th day of November, 1885, enact an ordi-nance for pipe sewer in Fulton street. And, Weereas, 'the City Treasurer has reported the actual expenses of said improvement to be the sum of \$449, 61, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Fulton street, in-cluded between Child street and Whitney street. Therefore, resoured, That the sum of \$449, 61, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And V. Fleckenstein, Wm, Mahar and L. A. Pratt, the Assessors of said acty not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and bouses within the portion or part of said city so designated, of the said amount of expense, in pro oportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said tipprovement; ano said Assessors, No. 15 City Hall. Adopted by the following vote: . Jointer, Kelly, Schaeffer-14 UNFINISHED BUSINESS.

UNFINISHED BUSINESS.

Under this head the following came up: "By Ald. Foley—Whereas, The Rochester City & Brighton Railroad Company has presented its petition and asked for the consent of the Common Council for the construction, operation, extension and use of a surface street railroad through the following named streets of the city of Rochester, viz. : Through Plyof the city of Rochester, viz. : Through Ply-mouth avenue from Main street to Genesee street; thence through Genesee street to Brooks avenue.

"Now, therefore, it is hereby resolved, That the clerk be and he is hereby directed to publish as required by statute daily for at least

City of Rochester, to be designated by the Mayor of said city, a notice that such ap-plication has been made, and that such application will be first considered by the Common Council at its next meeting, to be held at the City Hall on the 15th day of June, 1886, at 8 o'clock p. m. Adopted."

Ald. Foley then presented the following: By Ald. Foley — Whereas, The Rochester & Brighton Railroad Company has presented its petition and asked for the consent of the Common Council for the construction, maintainance, operation, extension and use of a surface street railroad through the following named streets of the city of Rochester, viz., through Plymouth avenue from Main street to Genesee street, thence through Genesee street to Brooks avenue, together with the necessary branches, tnrnouts, sidings, switches and turn-tables; and, whereas, the notice of such application and that it would first be considered at this time has been published as required by statute; and, whereas, said Common Council has considered said application at this time, and deems it wise to allow time for further investigation before final action is taken thereon. Now, therefore, it is hereby resolved, that further consideration thereof be, and it hereby is postponed until a meeting of the Common Council to be held at the Council Chamber in the City Hall at Rochester. N Y., on the 29th day of June, 1886, at 7:30 o'clock p. m., at which last mentioned time and place said application will be further considered. Adopted.

The following came up :

By Ald. Mardeville--

To the Hon. Common Council:

GENTLEMEN-Your Committee on Maps and Surveys have been applied to by the City Surveyor for additional help in his office.

additional help in his once. We find, upon investigation, that there is now in that office a large accumulation of work, much more so than is usual at this season of the year, and that it will be impossible for the present force now complete the complete the complete the now employed there to complete the same in time without the aid asked for.

We are informed by the Surveyor that the help required is one first-class assistant, one clerk and

required is one tirst-class assistant, one clerk and an office boy, and after a careful consideration of all the facts, we submit the following: Resolved, That the City Surveyor be, and he is hereby authorized, to procure such addition to the clerical force of his office as is asked for, at an ex-pense not to exceed \$1,500 per annum. W MANDEVILLE

W. MANDEVILLE,
PH. WEIDER,
DEVILLO W. SELYE,
WM. COUGHLIN, JR.,
Committee.

Ald. Elliott moved that a Special Committee be appointed to ascertain if the necessary clerk hire could be obtained from the Water Works office to assist in the City Surveyor's office.

Ald. Kelly moved that the resolution be so Lost. amended as to read that the extra help be employed until December 1st at the rate of \$1,500.

Adopted. The original resolution as amended was then adopted.

EXECUTIVE BUSINESS.

Ald. Foley moved that this Board preceed to the election of Commissioners of Deeds, and that the Clerk cast the ballot.

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Wat-n, Kohlmetz, Fritzsche, Elliott, Foley, weeks under the rule. son, Kohlmetz,

fourteen days in two daily newspapers in said | Swikehard, Weider, Stein, Bonrer, Kelly, Schaeffer.-14.

J. L. Rosenberger and Kerin C. Egan having received the concurrent vote of the Common Council were declared elected Commissioners of Deeds.

Ald. Coughlin presented a petition for the closing of Dean street; referred to Committee on Opening and Alteration of Streets.

By Ald. Coughlin-Resolved, That the Executive Board be, and the same is hereby authorized by this board to take such proceedings as is provided by law with respect to the closing and discontinuance of Dean street between Jones street and John streets. Adopted.

By Ald. Coughlin-

To the Hon. the Common Council of the City of Rochester

GENTLEMEN: Your Lamp Committee, which was instructed by your honorable body April 20, 1886, to confer with the Electric Light Company as to the advisability of placing electric lights in the outer wards, respectfully reports thereon as fol-

outer wards, respectfully reports thereon as for lows: Your committee has had a conference with the directors of the Brush Electric Light Company, and they have agreed with your committee to fur-nish as many new electric lights as shall be re-quired and ordered by the Common Council at the rate of thirty (30) cents per night for the unexpired balance of the present contract with that company, being a period of about two years, the present con-tract with that company remaining in force for the being a period of about two years, the present con-tract with that company remaining in force for the balance of its term as to the lights now in use; any new lights ordered by the Common Council to be placed on continuous lines from the present cir-cuits, and the contracts with the gas companies not to prohibit electric lighting in the territory now lighted by gas, if it should be ordered by the Com-mon Council. mon Council.

It will be seen that the offer made by the Electric Light Company is fifteen (15) cents per night cheaper than the amount which they are receiving

cheaper than the amount which they are receiving under the present contract. In view of the reduction in the expense of the better quality of light, of the general dissatisfac-tion of the tax-payers in the outlying wards with the present kerosene oil light, your committee is of the opinion that said contract should be entered into with the Electric Light Company, and, there-fore, recommends the adoption of the accompany-ing resolution. WM. COUGHLIN, JR., J. H. FOLEY, HENERY KOHLMETZ.

J. H. FOLLET, HENRY KOHLMETZ, GEO. B. SWIKEHARD, J. MILLER KELLY, Lamp Committee.

Ordered received filed and published.

By Ald. Coughlin-Resolved, That the Mayor be, and he hereby is, directed to execute a con-tract with the Brush Electric Light Company for furnishing additional electric lights in the territory of the city now lighted by kerosene oil, in accordance with the provisions and recommendations contained in the foregoing

report of the Lamp Committee. Adopted. By Ald. Marson—Petition for sprinkling Troup street. Referred to the Surveyor to prepare an ordinance.

Ald. Marson moved a re-consideration of the action on the final ordinance for the Adams street pipe sewer. Adopted. Ald. Marson moved that the ordinance be

amended so as to read "a twelve-inch pipe sewer from 100 feet west of Plymouth avenue to Caledonia avenue, and a fifteen-inch pipe sewer from Caledonia avenue to the Genesee Valley Canal sewer." Adopted. Further action on the ordinance was postponed two

By Ald. Watson-Petition for a Schillenger (patent sidewalk on Chestnut park. Referred to the Surveyor to prepare an ordinance.

By Ald. Watson-Resolved, That the City Treasurer be and he is hereby authorized and directed to issue the city's notes for the sum of one hundred and fifty-eight thousand five hundred and thirty dollars (\$158,530,) and have the same discounted under the direction of the Finance Committee, and that the Treasurer use the proceeds of said notes to pay interest on the bonded debt due July 1, 1886, discount to be charged to the contingent fund, and said notes to be countersigned" by the chairman of the Finance Committee.

Adopted by the following vote : Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott, Foley, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer--14.

By Ald Kohlmetz-

i

7 ð

S V

c t

g

е

h f d

2

1-

y

ιe

e

d

g

g

ŏ

1e

15

38

30

10

p**e**

. ee

er

70

To the Hon. the Common Council :

GENTLEMEN: The petition of Thomas Fenwick GENTLEMEN: The petition of Thomas Fenwick shows to your honorable body that an action has recently been commenced by the city attorney to foreclose the lien of an unnaid city tax for 1882 upon property owned by your petitioner in the Fifth ward of the city of Rochester; that no notice to redeem said property from the lien of said tax was ever served upon your petitioner; and that by reason of said fact your petitioner is not liable, as he is informed and believes, for any of the costs or expenses incurred by the city in the action to fore-close said tax lien.

close said tax lien. Wherefore your petitioner prays that your hon-orable Lody may direct the city attorney to discontinue said action upon the payment of said tax without other or further expense to your peti-tionor. And your petitioner will ever pray, &c. THOMAS FENWICK

Referred to the Law Committee.

By Ald. Watson-Resolved, That hereafter when books or stationary or any kind of printing, are required for the use of the several departments of the city government, whose funds are disbursed by order of the Common Council, the heads of such departments are hereby directed to procure from the City Clerk an order for the same, and they must specify each kind of books, stationary or printing, and the quantity; and the clerk is hereby directed to insert in said order kind and quantity of books and stationary or printing, and the Contingent Committee to direct the City Clerk on what parties said orders to be drawn on. Unless said orders are obtained from the City Clerk such bills will not be audited by the Contingent Committee or paid by the Common Council, and the clerk is directed to furnish a copy of this resolution immediately to the heads of the several departments. Adopted.

By Ald, Elliott-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., June 15, 1886.

To the Common Council;

GENTLEMEN-At a meeting of the Board of Health, held June 15, 1886, the following action was taken:

From the City Attorney-

ROCHESTER, N. Y., June 14, 1886.

To the Board of Health of the City of Rochester:

GENTLEMEN-On the 27th day of last March GENTLEMEN-On the 27th day of last match Louis A. Weigel began a suit against the city in the Municipal Court to recover the sum of \$336.25, al-leged to be the value of certain services performed by him at the request of the Board of Health in the recent public vaccination.

The plaintiff claimed to have done the work without any agreement as to the compensation to be paid him, and that a reasonable charge for the services performed was 25 cents per head for each person vaccinated.

person vaccinated. The court found from the evidence submitted that the plaintiff agreed to do the work at the stipulated schedule price of 10 cents per head for children in the public schools, 15 cents for per-sons vaccinated in factories and public buildings and 25 cents for office and hou e to house vaccina-tion tion.

tion. Judgment was rendered May 21, 1886, in favor of the plantiff for \$185.85, being the amount due for the services rendered at the schedule rates, with interest to the date of the judgment, and \$16.05 costs, making a total of \$201.91. The time to appeal from the judgment having expired, and no appeal having been taken by the plaintiff, it is respectfully suggested that the Board of Health take appropriate action to provide for

the payment of the judgment. Respectfully submitted, J. N. BECKUEY,

the payment of the Jucgment. Respectfully submitted, J. N. BECKLEY, City Attorney. By Commissioner Derrick-Resolved, That the communication of the City Attorney relating to the judgment recovered by Dr. Weisel against the city, be, and it hereby is referred to the Common Council, and that that body be requested to pro-vide for the payment of said judgment and charge Health Fund. Adopted.

PETER SHERIDAN, Clerk. Respectfully,

Ordered received, filed and published.

Ay Ald. Elliott-Resolved, That the City Clerk be, and he hereby is, directed to draw an . order on the City Treasurer in favor of Louis A. Weigel for \$201.91, payable from the Health Fund, upon the certificate of the City Attorney being filed with said clerk that the judgment recovered by said Weigel against the city in the Municipal Court, May 21st, 1886, for said sum of \$201.91, has been satisfied and discharged

Adopted by the following vote.

Ayes-Ald. Tracy, Coughlin, Marson, Fritz-sche, Elliott, Foley, Swikehard. Wieder. Stein, Bohrer, Keily, Schaeffer-12.

By Ald. Foley—Resolved, That the City Surveyor be and he is hereby directed to establish, as soon as practicable, a proper grade for the side walk on the east side of Olean street and Frost avenue from Bronson avenue to Plymouth avenue. Adopted.

Ald. Foley moved that a committee of three be appointed to consider the feasibility of a new charter for the city. Adopted.

By Ald. Foley-Petition for sprinkling Troup street between Prospect street and the B. N. Y. & P. R. R. Referred to the Surveyor to prepare an ordinance.

By Ald. Swikehard - Resolved, That the Executive Board be and they are hereby re-That the quested to change the crosswalk extending from the north side of Lyell avenue to the north side of Vincent place from its present location, so that it will extend from the north side of Smith street to the north side of Vincent place. Adopted.

Ald. Weider moved that the Executive Board be requested to lay a pipe around the bank of Mt. Hope reservoir for sprinkling purposes. Adopted. purposes.

Ald. Stein moved that the action on the penal ordinance relating to gongs on all ex-cept fire apparatus be reconsidered. Adopted.

Ald. Stein moved that the ordinance be amended to read as follows :

By Ald. Stein-

AN OBDINANCE IN BELATION TO THE USE OF BELLS ON In Common Council - June 22, 1886. WAGONS IN THE PUBLIC STREETS.

The Common Council of the City of Rochester do or-

The Common Council of the City of Kochester do or-danas follows: SECTION I. No person shall carry or use upon any wagon while passing along or being upon any street. Lane or alley in the city of Rochester, any gong or beil similar to the gong which is used on trucks and en-fines by the Fire Department of the city of Rochester, under a penalty of five doilars for each offense. it. The provisions of the foregoing section are hereby declared not to apply to any wagon, truck or cart used as a part of the Police Partol system, or the Fire Department, or to any wagon used by any officer of the Police or Fire departments while engaged in the discharge of their duty as such officers. it. The departments while engaged in the discharge of the defendant, if any such can be found, and if not, then to commit the defendant to the Mon-roe County Penitentiary for a period of not less than if ye nor more than ten days. it. This ordinance shall take effect immediately. Adopted. The ordinances was then adopted by the following voto.

The ordinancs was then adopted by the following vote

Vote: Ayes -Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Swikehard, Stein, Bohrer, Kelly, schaeffer—13.

By Ald. Boarer-retition of C. Schieling for permission to erect a wood building, referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald, Schaeffer-Petition for plank walk in Conkey avenue, and also for the improve-ment of Hayward avenue. Referred to the Surveyor to prepare an ordinance.

By Ald. Schaeffer-Petition to extend Conkey avenue. Referred to the Committee on Opening and Alteration of Streets.

By Ald. Schaeffer-

ROCHESTER, June 10, 1886.

To the Honorable the Common Council of the City of Rochester

GENTLEMEN: I, the undersigned, Meinrad Isen-GENTLEMEN: i, the undersigned, Meinrad Isen-mann, hereby respectfully petition your Honor-able Body for permission to lay a plank sidewalk of four (4) feet in width along my premises on the south side of Jennings street, extending easterly from the intersection of said street with North avenue, in the 16th ward of said city. Yours respectfully,

MEINRAD ISENMANN.

On motion of Ald. Schaeffer permission was granted.

By Ald. Schaeffer-Whereas. The entire cost and expense of opening a street from Clifford street to Norton street has been ascertained to be the sum of \$8,764.17; therefore Resolved, That all persons interested in the

matter of the ordering of an assessment for the opening of a street from Clifford street to Norton street be heard as to the same at the meeting of the Common Council to be held June 29, 1886, at 7:30 p. m., and that the City Clerk cause to be published a notice of said hearing. as required by section 190 of the city charter. Adopted.

By Ald. Schaeffer-Resolved, That the Treasurer be and he hereby is authorized to receive \$16.40 in full for general city tax, 1877. on lot 57, Weeger street, 13th ward, assessed to Joachim Boehm. Adopted.

The President announced the following committee on the new city charter: Ald. Foley, Weiderand Elliott.

Ald. Elliott moved that when this Board adjourn it be until next Tuesday evening, June 22d. Adopted.

On motion of Ald. Foley the Board then adiourned.

PETER SHERIDAN, City Clerk.

AD TOURNED REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board. presiding.

Present — Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

Absent-Ald. Selye-

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCE.

By Ald. Coughlin-Bill of

Stephen A. Sedgwick, repairing tools......\$22 10 Referred to the Park Committee.

By Ald. Marson-Petition of Hollister Bros. for permission to erect wood building. Granted under direction of the Wood Building Com-mittee and Fire Marshal.

By Ald. Kohlmetz-Petition of H. T. King for permission to erect a wood building. Granted under direction of the Wood Building Committee and Fire Marshal.

By Ald. Konlmetz-

To the Honorable the Common Council of the City

of Rochester: The petition of the Rome, Watertown & Ogdens-burg Terminal Railroad Company respectfully shows:

That it desires to build a railroad, commencing at or near the southern terminus of the Rochester & Ontario Beit Railroad, so called, and running thence southerly and westerly to a point on North St. Paul street, between Scrantom street and Hart avenue, and that it may desire also to cross North avenue, and that it may desire also to cross North St. Paul street, and thence run southerly along the banks of the Genesee river to a point at or near the tracks of the New York Central & Hudson River Railroad Company. That for this purpose it will become necessary to cross Avenues D, C, B and A, and Clifford, Evergreen and Scrantom streets, at or about the grade thereof, and it may become necessary to cross North St. Paul street, Freemans and Redfield streets, the line of Vincent Place and the bridge thereof, and Livingston street. Place and the bridge thereof, and Livingston street and Cataract street, or the extensions thereof That if said North St. Paul street is so crossed said Company intends to and will cross the same by tunnel, bridge, or other safely-guarded crossing, in such manuer as not to obstruct or impede the ordinary traffic thereof, and if the said line of Vinordinary traffic thereof, and if the said line of Vin-cent Place and the bridge thereof is crossed, it will be beneath the same and without interfering in any manner with any of the works or supports thereof. That your petitioner has made arrange-ments with the said Rochester & Ontario Belt. Hailroad Company, and the Rome, Watertown & Ogdensburg Kallroad Company, by which the said last named Company will operate the said road of your petitioner and the said Rochester & Ontario Belt Railroad as a part of its system, and thereby largely increased and more advantageous railroad facilities will be given to the citizens of the city of facilities will be given to the citizens of the city of Rochester.

Notenester. Your petitioner therefore prays your Honorable Body for leave to cross said Avenues D, C, B and A, and said Clifford, Evergreen and Scrantom streets, at or about the present grade of said streets, except that if necessary two of said cross-ings may be excavated or raised not to exceed two-feet from the present grade of the streets. Said feet from the present grade of the streets. Said streets so crossed will be restored by your peti-tioner as soon and as nearly as may be to their present condition, and the approaches to said cross-ways will be graded at an inclination of not to exceed one foot in twenty, and sufficient culverts will be placed so that said crossings shall not unduly interfere with the drainage of said streets as now provided for.

Your petitioner also prays your Honorable Body for leave to cross, if it shall so desire, said North St. Paul street, Freemans, Redfield, Livingston and Cataract streets, and the line of Vincent Place

and the bridge thereof in manner and form as above-described.

And your petitioner will ever pray, &c. Dated June 22, 1886. THE ROME, WATERTOWN & OGDENSBURG RAILROAD COMPANY.

By Morgan & French, Attoineys. Ordered received, filed and published.

By Ald. Konimetz-Resolved, That the con-sent of the city of Rochester and of this Common Council thereof, be, and it hereby is granted to the Rome, Watertown & Ogdens-burg Terminai Railroad Company to build its railroad across Avenues D, C, B, and A, and ()ifford street, Evergreen street and Scrantom street at or about the present grade there-of, execepting that two of said streets may, if necessary, be excavated, or the grade thereof raised, not to exceed two feet at or about such crossings. This consent is upon condition that the streets so crossed shall be restored by said company as soon and as nearly as may be to their present condition, and that the approaches to the said crossings shall be graded at an inclination of not to exceed one foot in twenty, and that sufficient culverts shall be placed by the said company so that said crossings shall not interfere with the drainage of the said streets as now provided for.

5

ş

U

У

g T

g h t h

ie ir n ie B

mytitefid ysie

n-ill in ts e-elt & dof rio

by ad of ble nd om aid

89-

wo aid

eti-

leir

)SS-

ex-

rts

un-

as

ody

rth

ton

ace

And further resolved, That the consent of said city of Rochester, and of this Common Council thereof, be and it hereby is given to the Rome, Watertown & Ogdensburg Terminal Railroad Company if it shall so desire, to cross North St Paul street, Freemans street, Redfield, Livingston and Cataract streets, and the line of Vincent Place and the bridge thereof; but said crossing of North St. Paul street shall be by tunnel or bridge, so as not to im-pede or obstruct the traffic thereof; and the crossing of said line of Vincent Place and the bridge thereof shall be under said bridge, and so as not to interfere with the foundation or structure thereof.

Ald. Elliott moved to amend the resolution by requiring the railroad company to construct automatic guards on either side of crossings for the protection of people in that vicinity. Adopted.

The original resolution as amended was then

The original resolution as an adopted by the following vote: Ayes—Ald. Tracy, Marson, E Fritzsche, Foley, Mandeville, Sø Weider, Stein, Bohrer, Kelly—11. Kohlmetz, Swikehard.

Elliott, Schaeffer-4

By Ald. Elliott-Bills of-

John Hannen, hack hire	\$ 3 00
M. Heavey, estate of, board of horses	20 00
H. D. Bryan, printing	3 00
Louis Klinzing, disinfectants	3 80
Referred to the Health Committee.	
By Ald. Mandeville-Petition of Nel	son &

Clark for permission to erect a wood building; referred to the Wood Building Committee and Fire Marshal to report back to the Board in one week.

By Ald. Mandeville-Bills of-

Garvey & Donelly, furnace scraper...... A. Metcalf, soft soap..... \$1 50 3 50 Referred to the City Property Committee.

By Ald. Weider -Bills of-Schmidt & Kaelber, supplies, surveyor's

mittee.

By Ald. Kelly-Petition of F. S. Upton for permission to erect a wood building. Granted.

REPORTS OF STANDING COMMITTEES

Ald. Coughlin, from the Park Committee, Ald. Elliott, from the Health Committee, Ald. Mandeville, from the City Property Com-mittee, and Ald. Weider, from the Contingent Expense Committee, reported in favor of the various bills referred to their respective committees, and referred them to the Finance Committee for payment.

By Ald. Bohrer-

To the Common Council of the City of Rochester

GENTLEMEN: Your Committee on Opening and GENTLEMEN: Your Committee on Opening and Alteration of Streets, to which was referred the petition of property owners on Jackson street to change the name of said Jackson street to Monroe place, hereby report that upon investigation we ind that a large majority of the property owners have betitioned for such change. Your committee have petitioned for such change. Your committee therefore submits the accompanying resolution and recommend the adoption thereof.

LOUIS BOHRER. FRANK FRITZSCHE, W. H. MARSON, W. L. C. STEIN, Committee.

Ordered received, filed and published. By Ald. Bohrer-Resolved, That the name

of Jackson street be and hereby is changed to "Monroe place," and the City Clerk is directed to enter the same in the Street Register, and the Executive Board be notified to place the usual street signs. Adopted.

By Ald. Schaeffer-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: Your Assessment Committee, to which was referred the petition of Edwin Tripp,

respectfully reports: In 1883, the Common Council adopted an ordi-nance for the construction of the Chili avenue and Briggs place sewer. Such s- wer was constructed uncer that ordinance and the Assessors prepared an assessment roll for the expense thereof.

On account of a mistake made by the Assessors The said Edwin Tripp was assessed as the owner of 66 feet of land on the west side of Briggs place, as benefitd by the improvement. Said Tripp was, in fact, the owner of but 30 feet of land liable to such assessment. By reason of other mistakes made by the Assessors it was deemed necessary by the Com-The Assessment was deemed becausely by the com-mon Council to have made a new assessment roll for the expense of the improvement. This was done, and such new assessment roll was delivered to the Treasurer on or about the 20th day of No-vember, 1885. The payments made by said Tripp upon the original assessment roll amounted to \$53.18. The amount which said Tripp srould have paid, based upon the land liable to assessment un-der said ordinance was \$45.09. The second assess-ment roll is in the hands of the Treasurer for col-lection, and there stands upon said assessment roll an assessment against the lands of said Tripp. Your Committee, therefore, recommends that a resolution be adopted providing for the refunding to said Tripp the sum of \$8.09, the difference be tween the amount which he should have paid and the amount which he actually did pay, and also providing for the cancellation of the assessment mon Council to have made a new assessment roll

for said improvement against him. C. J. SCHAEFFER, J. MILLER KELLY, D. V. W. SELYE, C. STEIN, Ascessment Comp

Assessment Committee.

Ordered received, filed and published.

By Ald. Schaeffer-Resolved, That the Clerk be, and he hereby is, directed to draw an order on the Treasurer in favor of Edwin Tripp for

36

\$8 09, the amount overpaid by him on account of the Chili avenue and Briggs place sewer, payable from Contingent Fund, and charge the same to erroneous assessments. And it is further resolved. That the Treas-

urer be directed to cancel the assessment upon lot 24. west side of Briggs place, owned by Edwin Tripp, for the Chili avenue and Briggs place sewer, and charge erroneous assessments.

Adopted by the following vote: Ayes-Aid. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeff r-15.

By Ald. Schaeffer-

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN - Your Assessment Committee makes the following report on the petition of David Lighthouse: In 1883 the said David Lighthouse was assessed

upon lot 1, west side Pinnacle avenue, owned by him, the sum of \$55.29 for the general city tax of that year. Such tax was imposed by the then assessors on the supposition that a house had been sessors on the supposition that a house had been erected upon said lot, when, in fact, the house was erected upon an adjoining lot. The amount which had been assessed upon said lot previous years was between \$10.00 and \$12.00. The amount which should have been assessed for the year 1×83 upon that lot, as now stated by the assessors to your committee, is \$11.06. On the 27th day of March, 1884, the said lot was sold for the unpaid tax for 1883 to John dietchanf for \$63.42 which amount included the uriginal tax.

\$63.42, which amount included the original tax \$1.50 for water and \$6.63 interest and costs of advertising.

Your committee recommends the adoption of the accompanying resolutions for the purpose of colrecting the mistakes made as aforesaid.

Respectfully submitted,

C. J. SCHAEFFER. J. MILLER KELLY, D. V. W. SELYE, C. STEIN.

Assessment Committee. Ordered received, filed and published

By Ald. Schaeffer-Resolved, That the treas urer be, and he hereby is, directed to receive from David Lighthouse, the owner of lot No. 1 on the west side of Pinnacle avenue, in full of the city tax and water assessment for 1883, the sum of \$12 56, with interest thereon at six per cent per annum from August 1, 1883 and charge the balance of said tax to erroneous as Adopted. sessment.

By Ald. Schaeffer-Resolved, That the clerk be, and he hereby is, directed to draw an order on the treasurer in favor of John Gleichauf for \$63 42 with interest thereon from March 27, 1884, upon receiving from said Gleichauf the surrender of the certificate of sale issued to him upon the sale of the lot No. 1, west side of Pinnacle avenue for the city tax of 1883, and charge

Adopted by the following vote: Ayes - Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott, Foley, Man-deville, Swikebard, Weider, Stein, Bohrer, Kelly, Schaeffer - 15.

By Ald. Schaeffer-

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN: Your Assessment Committee, to GENTLEMEN: YOUR ASSESSMENT COMMITTEE, to which was referred the petition of Edward Bruns-wick that a special assessment on certain lots in Strong's subdivision of the Landing tract, situate on the east side of North St. Paul street, for the St. Paul street improvement, may be cancelled, hereby respectfully reports:

About the time of the adoption of the ordinance for the improvement of No.th St. Paul street, Ju-lius T. Andrews was the owner of a book of land on the east side of St. Paul street, in the vicinity of the lower landing. He divided such block of land so zako leave a narrow strip fronting on St. Paul street, and divided such narrow strip into lots numbered from H to Z inclusive, except that one lot in the subdivision w_{as} numbered I. Thereupon he conveved said lots to a person named Swan, living in Utica, by ordinary quit-claim deed. Consequently, when the inprovement in North St. Paul street was made, an assessment therefor was imposed upon said lots.

The purpose of the division above referred to is not material for consideration by your committee, but the effect of it was to impose one-half of the expense of the improvement of the street along the frontage of these lots upon the lots. The resuit was, plactically, their confiscation to puble use

City and county taxes had accumulated upon the lots; they were sold for such unpaid taxes, and the certificates for the sales came into the hands of the certificates for the sales came into the hands of the said petitioner Edward Brunswick. The total amount paid by said Brunswick by way of taxes. int rest and expenses amounts to \$571.18. He now proposes to pay to the city \$300, if the same 's received in tull, upon the assessment upon said lots for the North St. Paul street improvement. He states that if such amount is not received in settlement, that he will bring an action against the city to set aside the assessment for said improvement upon said lots, upon the ground that the improvement was not made in accordance with the specifications, and was, in fact, worthless

It is undoubtedly true that the North St. Paul street improvement was so improperly constructed, and with such poor material, that the property owners along the line of the street have received but little benefit from the same.

In view of the fact that the lots above referred to are used simply for farming purposes, that their assessed valuation is about \$2,000, that the payment assessed valuation is about \$2,000, 000, 000 payment, in-of the sum of \$300 will make a total payment, including interest and expenses, of about \$300 on account of municipal taxation, and that the alleged improvement of North st. Paul street was im-properly and negligently made, whereby little, if any, benefit was received by the lots in question. You: committee recommends that the treasurer be authorized to receive the sum of \$300 from said Brunswick in full of the assessment for North St. Paul street improvement upon said lots. Respectfully submitted, C J. SCHAEF.

DI Salo Iols. C J. SCHAEFFER, J. MILLER KELLY, D. V. W. SELYE, C. STEIN,

Assessment Committee.

Ordered received, filed and published.

By Ald. Schaeffer - Resolved, That the Treasurer be, and he hereby is, authorized to receive from Edward Brunswick the sum of three hundred (300) dollars, in full of the as-sessment for North St. Paul street improvement upon lot I, and lots H and Z, inclusive, in Strong's subdivision of the Landing tract, situated on the east side of North St. Paul street, and charge the balance of said assessment to erroneous assessments. Adopted. Ald. Foley moved that the Rochester City

& Brighton Street Railway Company be requested to lay double tracks on West avenue. Adopted.

By Ald. Foley-

١

OFFICE OF THE CITY ATTORNEY

No. 19 City Hall Building, Rochester, N.Y. To the Hon., the Common Council of the City of Rochester:

GENTLEMEN:--I desire to call your attention to a judgment recently recovered by William B. Shelly and another against John Lutes, an Overseer of the Poor of the city. The facts are as follows: On the 28th day of June, 1884, William B. Sheily was convicted in the Porice court as a disorderly person in that he neglected and refused to support his wife, Kate B. Sheily, according to his means. U on such conviction, Mr. Sheily enfered into an indertaking in the sum of \$500 conditioned for the support of his wife for the period of one year. Sub-sequently he offered to furnish her support at the hamlet of Kenyonville, Orleans county. Mrs. Sheily was in lil-health, and was advised by phy-sicians that it would not be safe for her to go to Kenyonville. Mr. Sheily refusing to furnish his wife support in Rochester, Mrs. Sheily made ap-plication tor help to the Overseer of the Poor. Mr. Jutes brought suit upon the undertaking in the Municioal Court, where judgment was rendered September 15, 1884, in his tayor for \$500, the penalty September 19, 1884, in his favor for 5000, the penalty of the undertaking, and \$17.65 costs. Mr. Shelly appealed to the County Court, where the judg-ment of the Municipal Court was affirmed. Mr. Shelly then appealed to the General Term, and the case has recently been decided adversely to the distiff the Count bolding in substores that the the case has recently been decided adversely to the plaintiff, the Court holding, in substance, that the wife was bound to accept support at any place de-signated by the busband. A motion was made be-fore the last General Term for leave to appeal to the Court of Appeals, and the motion was denied. Judgment was entered April 19, 1886, in favor of Mr. Shelly, and against the Overseer of the Poor, for \$134.62, being the costs of the appeal. The judgment, with interest to date, amounts to \$156.25.

I recommend the adoption of a resolution di-recting the payment of the judgment to W.B. Crittenden, attorney for the defendants.

Respectfully submitted, J. N. BECKLEY, City Attorney.

Ordered received, filed and published.

By Ald. Foley-Resolved, That the clerk be, and he hereby is, directed to draw an order on the treasurer for \$156.25 in favor of W. B. payable from the poor fund, upon the certificate of the city attorney being filed with the clerk that the judgment recovered by said William B. Shelly against John Lutes, as bas been satisfied and discharged. Adopted Adopted by the following vote:

Ayes- Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott, Foley, Mande-ville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer--15.

REPORTS OF SELECT COMMITTEES.

By Ald. Foley-

ROCHESTER, June 22, 1886.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-Your committee appointed to confer with Mr. Beckley and if possible induce him to withdraw his resignation as City Attorney, would respectfully report that :

We have had several conferences with Mr. Beck-ley and his partners, Messrs. Bacon and Briggs, and have used all the arguments and reasons that we could command to accomplish the object desired, but without success.

The action of a portion of our city press to-ward this firm in assailing the honor of these gentlemen in connection with this matter-without, as we believe, fully under-standing the agreement made with Mr. Beckley and his partners, has given them, as they think, sufficient reason for the decision they have reached and thus deprived the city of the benefits that we think it would have received under the extremely advantageous arrangement which had been made.

With much regret for the loss which we think the city sustains in the withdrawal of Mr. Beck-

ley from its service, we respectfully submit this our report for your consideration. J. H. Foley. Geo. C. Buell. J. Miller Kelly. Giman H. Perkins. Wesley Mandeville. Ira L. Otis. Henry Kohlmetz. Wm. Bartholomay. Geo. W. Elliott, L. P. Ross.

Ordered received, filed and published.

By Ald. Mand-ville-

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., June 21, 1886.

Ald. Wesley Mandeville, Chairman Map and Survey Committee:

DEAR SIR-At the regular meeting of the Com-DEAR STR—At the regular meeting of the Com-mon Council, held on the 1st inst., your committee introduced a resolution which was adopted, au-thorizing the City Surveyor to employ additional force in his office at an expense not exceeding \$1,500. It was understood that such extra force could be employed until the first of April next (1887). This resolution before adjournment, was reconsidered and then action postponed for two weeks. At the next meeting of the Common Coun-cil, the original resolution was then amended, and adopted as amended. authorizing the employment

cli, the original resolution was then amended, and adopted as amended, authorizing the employment of the assistants asked for until the 1st of Decem-ber next, at the rate of \$1,500 per annum. Immediately after the action of the Common Council upon the original resolution, the local board of civil servic examiners was requested to hold an examination at an early date for candidates for the positions of assistant surveyor and clark for the positions of assistant surveyor and clerkships.

The examination was held and three applicants were reported as satisfactory, one for assistant and two for clerkships.

It is now my duty to report that none of those It is now my duty to report that none of those examined have applied for the desig-nated appointment and probably none will under the terms proposed in the amended reso-lution as adopted. No competent person holding permanent places affording a compensation equal to if not greater than that for the temporary po-sitions in the City Surveyor's office which the reso-lution provides for, seems willing to make a change, and none but those of undoubted capacity would be of real assistance in the office.

Confidently believing that your committee in its recommendations to the Common Council in this matter will be govered solely by considerations of public interest, I have the honor to be Very respectfully, your obedient servant, I. F. QUINBY, City Surveyor.

Ordered, received, filed and published.

Ald Mandeville moved a reconsideration of the action taken as the last meeting in regard to additional help for the City Surveyor. Adopted.

Ald. Mandeville moved that the resolution be so amended as to make the rate of compensation \$1,800 per annum until December 1st. Adopted.

The resolution as amended was then adopted.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk-

ROCHESTER, June 22, 1886.

To the Hon, Common Council:

GENTLEMEN-I hereby appoint Richard Curran as Inspector of Vinegar in and for the city of Rochester, in accordance with the provisions of chapter Bacordance with the provisions of chapter six hundred and six of the laws of the State of New York for 1886, entitled "An Act in relation to the manufacture and sale of vinegar," passed May 19, 1886.
 Dated, Rochester, N. Y., June 22, 1886.
 CORNELIUS R. PARSONS, Mayor.

Ordered received, filed and published.

Gilman n. 10... Ira L. Otis. Wm. Bartholomay. L. P. Ross. Committee.

UNFINISHED BUSINESS.

Ald. Kohimetz moved that the action on the ordinance for Lowell street improvement be reconsidered. Adopted.

Ald. Kohlmetz moved that further action on the ordinance be postponed one week. Adopted. Ald. Swikehard moved that the action on the ordinance for Brown street Medina store

improvement be reconsidered. Adopted. Ald. Swikehard moved that further action on the ordinance be indefinitely postponed. Adopted.

The contracts with the Incandescent Gas Light and Fuel Company came up, and Ald. Mandeville offered the following as a substitute:

By Ald. Mandeville :--

To the Hon. the Common Council:

GENTLEMEN: The undersigned, to whom was referred the matter of a proper form of contract be-Generative of a proper form of contract be-tween the city of Rochester and the Incandescert Gaslight and Fuel Company of the City of Roches-ter, would herewith respectfully submit the fol-lowing, as conserving all fair and legitimate inter-ests of this community.

Respectfully, C. R. PARSONS, Mayor. BYRON HOLLEY, E. KUICHLING, GEO. W. ALDRIDGE, Executive Board. MANDEVILLE, w J. MILLER KELLY, H. HOHLMETZ, special Committee.

FORM OF AGREEMENT.

Agreement made and entered into this — day of June, 1886, between the city of Rochester, a municipal corporation, party of the first part, and the Incandescent Gaslight and Fuel Company of the city of Rochester, party of the second part: Witnesseth, The party of the first part hereby grants to the party of the second part for the period of fifty consecutive years from, and immediately succeeding, the date hereof, the right to lay, main-tain and operate in the public streets layes and allevs of the city of Rochester, mains and pipes for conducting water gas to be used for heating and lighting purposes, subject to the conditions hereinafter in this contract imposed, and for the

nereinatter in this contract imposed, and for the consideration hereinatter stated. The mains and pipes of the party of the second part placed in any of the public streets, lanes or alleys of the city of Rochester shall be so placed under the direction and superintendence of the Executive Board of the city of Rochester, and in obedience to the regulations and requirements adopted by said Executive Board. The said Exec-tive Board may apoint a sufficient number of in utive Board may appoint a sufficient number of in-spectors whose duty it shall be to supervise said work while it is being prosecuted, the salaries of the said inspectors to be a charge upon, and paid by, said company. Before commencing the laying of any mains or

Before commencing the laying of any mains or pipes in any of the public streets, lances or alleys in the city of Rochester, the party of the second part shall prepare and furnish to the Executive Board a plan showing the proposed location of mains or pipes, with specifications giving full particulars as to the kind and size of pipes to be used, which plan shall be approved by the Executive Board be-fore the commencement of said work. The Executive Board, or its successor in office, sorting as Hichwar, Commissioners shell in cil

The Executive Board, or its successor in office, acting as Highway Commissioners, shall, in all cases, determine the definite location of the mains or pipes which are to be laid in any street, avenue, alley, lane or other public place; and said Board may also require said company to dig suitable test pits, wherever necessary, to determine the exact location of any existing gas, water sewer, or other subterranean pipes or conduits which may be en-commerced in the course of said company's opera-tions. The time consumed by said company in per-forming the work of laying mains or pipes in the

streets and highways of said city, together with the length of trench which may be opened at any one time, shall be determined and regulated by said Board; and so such street or highway shall be opened by said company without a permit therefor from said Board, which permit shall designate, among other matters herein mentioned, the location in saio street or highway where said company's pince or means shall be placed pipes or mains shall be placed.

_____* ≠

Furthermore, if at any time it shall be found necessary or expedient to lay said company's mains or pipes and the appurtenances thereto under a portion of any sidewalk, or through any sidewalk area in said city, then the said company shall, where-ever necessary, first secure the consent of the owners of the abutting property so to do.

Furthermore, if it shall become necessary or ex. pedient any time to lay said company's mains or pipes and appurtenances under any street railway tracks in said city, then the aid company shall first obtai the consent of the corporation owning such tracks so to do. It is also understood and agreed that said Com-

Tt is also understood and agreed that said Com-pany shall, where required by the Executive Board, or its successor, lay a suitable line of distributing pipes or conduit on each side of any street or nichway where such a course shall be found expe-dient or necessary. Said company shall lay its mains and conduits and oipes not less than three feet below the surface of the street, and it shall lay its service pipes to the curb lines of the street, and it shall also provide suitable, durable, and proper appliances to its pipes, mains and conduits, for regulating and controlling the supply of said for regulating and controlling the supply of said gas, which appliances, so far as the same may form a portion of the roadway or pavement of any street or highway, shall be approved by the Executive Board.

Immediately after the mains or pipes and their appurtenances of said company shall have been laid in any street, alley, avenue or highway of said city, said company shall file with the Executive Board of the city of Rochester, or its successor, a detailed map showing the exact location of said mains and pipes and appurtenances in said street, alley. avenue or highway, both with reference to the boundary lines and the curb lines thereof, and also with reference to the lines of all intersecting streets, lanes, avenues or highways. Said com-pany shall also file with said board, or its successor, a tabulated statement showing in figures the exact location of said pipes and their appurte-nances in said streets, alleys, avenues and highways as aforesaid.

ways as aforesaid. In the excavation of any of the public streets, lanes or alleys of the city of Rochester for the pur-pose of placing therein mains or pipes of the party of the second part, reasonable diligence shall be exercised by the party of the second part, its agents, servants and employees, to the end that any of such public streets, lanes and alleys shall not be interfered with to any greater extent than is absolutely necessary in the workmanlike laying of such mains and pipes, and any of such streets, lanes or alleys in which excavation shall be made for the purpose aforesaid, shall be, at the earliest possible day, put in as good condition as before the excation was made. Said company further covenants and agrees that

Said company further covenants and agrees that Said company further covenants and agrees that if in the prosecution of any work whereby any ex-isting gas, water, sewer, or other subterranean pipes or conduits, may become damaged, injured or broken, or if it should thereby become neces-sary to remove or alter the location of any such existing gas, water, sewer, or other subterranean pipes or conduits, then said company shall imme-diately notify the proper owner or corporation to whom such existing pines or conduits lawfully bewhom such existing pipes or conduits lawfully belong; and any failure on the part of said company to notify such owner or corporation, shall render the said company liable to pay all claims, costs or liabilities that may accrue from the operations of said company.

Said company shall restore any and all streets, alleys, lanes, avenues, squares, parks and other public highways and places in which it may lay pipes, or which it shall disturb or interfere with in laying pipes or in trenching or excavating for the purpose of laying pipes, or in using any of the apparatus or machinery in connection therewith, to as good condition as they were before the laying and use of said pipes, apparatus and machinery, and before said trenching and excavating were begun; and it shall maintain the same in such condition for three years after such pipes are laid or such trenches or excavations have been dug or made; and in case it shall become necessary at any time thereafter for said company to make excavations in, or interfere with any street, alley, avenue or highway in said city of Rochester for the purpose of repairing or making connections with or extensions to said pipes and appurtenances, then the same provisions relating to the restoration and maintenance of such street, alley, avenue or highafter the repairing or making of such connection with or extension to said pipes or appurtenances, as is hereinbefore provided, shall become, and be, in tail cases where said city shall have taken And in all cases where said city shall have taken

P

Ð; d

8 r

8

r

3

۴

ł

1

.

ì

í

i

.

And in all cases where said city shall have taken a bond or agreement from any contractor or contractors to keep and maintain the pavements in any street in good repair for a given time, the said The Incandescent Gastight and Fuel Company of the city of Rochester shall keep that portion of any uch street from which it may remove the pavement for the purpose of laying its pipes, conduits or mains, and appurtenances in good condition and repair for the same period of time stipulated in such bond or agreement between the said city and the contractor, notwithstanding the period named may exceed the period of three years aforesaid.

Said company shall, without delay, clear all such streets and places of the dirt and rubbish caused by, or resulting from, the laying and repairing of said pipes, conduits or mains and appurtenances, or the making of trenches or excavations therefor. Said company shall reimburse the said city for all sums it may expend in restoring any street or

Said company shall reimburse the said city for all sums it may expend in restoring any street or other public place, or any part thereof, to as good condition as the same was before the same was opened for the purpose of laying its pipes, conduits or mains and appurtenances therein, and for all sums expended in clearing any or such streets or places from the dirt or rubbish caused by, or resulting from, the laying of its pipes and appurtenances, where the said company shall have failed to restore the streets or other places, or to remove such dirt or rubbish as provided by this agreement.

In case the said company shall refuse or neglect to restore or maintain the streets and other places to, and in the condition, and during the time hereinbefore specified and provided for, or shall refuse or neglect to clear the streets and places of dirt and rubbish, as herein specified and provided for, within two days after said company has been notified in writing by said city so to do, then the said city may cause and have said work performed, and the expense thereof shall be a charge upon, and paid by, said company.

The party of the second part shall, before beginning to supply gas to consumers in the city of Rochester apply, wherever needed, suitable safety appliances for the purpose of preventing explosions, leakage and other accidents.

Said company shall indemnify and save harmless the city from and against any and all claims, demands, actions, suits, judgments or liabilities of any name or nature that the said city may be subjected to, or incur, in consequence of, or growing out of the opening of said streets and other places, or the laying of said pipes and appurtenances therein, or of permitting or having or using water gas within the city, or in such pipes and their appurtenances or in said streets or other places, or in the doing of the work incident to this grant, or the manner of doing the same, or in consequence of injuries or damages to persons or property by such gas, or by reason of any explosion of such gas, or in consequence of or growing out of, the failure of said company to restore the said streets or other places to as good condition as they were before being opened by it, or in consequence of, or growing out of any negligence

of the said company, or its agents or servants. Said company shall also pay any and all damages which may result to property of every king owned by the city of Rochester by reason of the construction and operation of said company's works, pipes, mains or conduits and the appurtenances thereto of every description, and by reason of the explosion of any portion of the gas furnished by said company in any point in said city, or where said city owns property, or by reason of the occurrence of any accident of any kind whetever resulting from the presence or use of said company's gas, or pipes, or conduits and the appurtenances thereto for conducting and using the same.

In case the city of Rochester shall order the widening of any pavement in any street where the pipes and conduits of said company shall be laid, it shall be the duty of said company to la; its service pipes to the new curb line of such street so widened.

Whenever the said city shall determine to lay any sewer, or branch thereof, or any water pipe, or branch thereof, or any other subterranean construction, across any street or place where any of said company's pipes or appurtenances shall be laid, said company shall, at its own expense, lower, elevate, change or remove its pipes and appurtenances so that said sewer, or branch thereof, or water pipe, or branch thereof, or any other subterranean construction, may be laid at the point and place determined upon by said city.

And in case the city of Rochester shall determine at any time upon, and undertake, the construction of a sub-way in any street, alley, avenue or highway in said city for the reception and maintenance of gas, water, steam or other pipes or conduits, then the said company shall, if required by the Executive Board of said city or its successor remove, at its own expense, all of its, pipes, mains and conduits or appurtenances from their existing location in such street, alley, avenue or highway in said city, and shall introduce the same in such manner, and at such place, within said sub-way as the said board or its successor shall direct, and said company shall also pay to said city a fair rental for the use or such sub-way, which rental shall be fixed by the proper authorities of said city.

In case any pipe or conduit, and the appurtenances thereto aid by said company in any street, alley, avenue or highway of said city shall, at any time, remain unused for the purposes mentioned in this contract by said company for a period of one year, the same shall either be removed from said street, alley, avenue or highway of said city, or be put to the proper uses and purposes mentioned in this contract within thirty days after the service of written notice either to so remove said pipe, conduit and appurtenances, or to so use the same, by the Executive Board of said city, or is successor; and in case of the failure of said company either to so remove said pipe or conduit and appurtenances, or to so put the same to the uses mentioned in this contract within thirty days after the service of said notice, then the said, the city of Rochester, may take possession of such pipe or conduit and its appurtenances, without any liability on its part to said conpany for con pensation and damages therefor, and said city may remove such pipe or conduit and appurtenances from such street, alley, avenue or highway, and dispose of it for the city's own use or benefit in any manner in which it may deem fit.

The said company shall actually begin the laving of its pipes in the streets of said city on or before the first day of July, 1887, and if the said company shall fail or neglect to comply with this provision, then the Common Council of said city may declare any and all rights granted hereunder forfeited, and the same shall thereupon be torfeited.

The part of the second part shall have water gas ready for delivery in the city of Rochester through its mains or pipes within three years from the date of the execution of this contract, and in the event of the failure of the party of the second part so to have such gas ready for delivery, the right under this contract granted by the city of Rochester to said party of the second part, shall

 $3\overline{7}$

be voidable at the option of the party of the first |

part. The party of the second part, before beginning The party of the second part, before beginning its operations, or exercising any right or privilege under this grant in the eity of Rochester, shall exe-cute and file with the Mayor of said city a bond in the sum of fifty thousand dollars (50,0:0), with at least three sureties, who shall be freeholders of the State of New York, each of whom shall justify in the amount of said bond, which bond shall be ap-proved by the Mayor and the City Attorney, the conditions of said bond to embrace all the stipula-tions herein set forth to be performed and fulfilled by the said party of the second part. If at any time the Mayor of the city of Roches-ter shall deem the sureties in the afore-said bond of

ter shall deem the sureties in the afore-aid bond of ter shall deem the survives in the atoresaid bond of indemnity given to the city of Rochester under, or in pursuance of, the terms of this grant, to be insufficient, by reason of the death or insolvency of any of them, he may, upon ten days' notice, re-quire said company to furnish other or further satisfactory bonds or sureties.

The said company shall, before commencing busi-ness in said city, under this grant, make and file with the City Clerk a schedule which shall contain with the City Clerk a schedule which shall contain the prices which said company shall charge for supplying water gas to consumers; but said com-pany may at any time thereafter file a new sched-ule of prices, provided, however, that at no time is 'the said company permitted to fix, collect or charge a greater rate to any consumer or consum-ers than those fixed by the first schedule filed under this great without the consent of the Common this grant, without the consent of the Common Council, and the prices named in the first schedule shall not exceed fifty (50) cents per thousand cubic teet of such gas.

The company enjoying this franchise shall cause an accurate meter to be properly placed upon the an accurate meter to be properly placed upon the application of any person who has compled with the requests of said company in furnishing the nec-essary apparatus for using water gas. The said, The Incandescent Gaslight and Fuel Company of the city of Rochester, shall, during the whole period of its corporate existence, main-time the environment office in the city of Rochester

tain its principal office in the city of Rochester,

N. Y. The party of the second part shall not at any time dispose of the tranchise hereby gratted, and in the event of the disposal of such franchise this grant shall become void.

The said company shall, as far as practicable, employ as laborers on the work herein mentioned

employ as laborers on the work herein mentioned only those who can establish a residence of one year in the city of Rocnester. This grant is made by the city of Rochester and accepted by the Incancescent Gaslight and Fuel Company of the city of Rochester, with the agreement on the part of the Incandescent Gas-light and Fuel Company that at the expiration of twenty years from the cate of this grant, the city of Rochester may purchase and take possession of the said Incandescent Gassight and Fuel Company's plant, together with all the property connected plant, together with all the property connected therewith, at an appraisement to be made by three disinterested parties, who shall be appointed as follows :

The Incandescent Gaslight and Fuel Company The incandescent Gaslight and Fuel Company of the city of Rochester to appoint one, the Mayor of Rochester one, and those two to name a third, providing, however, that such sale to the city shall in no manner affect any contract then existing be-tween the incandescent Gaslight and Fuel Com-pany of the city of Rochester and any other com-pany or companies, individual or individuals. The city of Rochester herewith reserves the right to make other and similar grants to supply water com-

to make other and similar grants to supply water gas in said city for like purposes to any other com-pany or companies applying therefor, under such conditions and restrictions as the Common Council may deem proper, the same as if this grath had not been made, provided that in no case shall the mains of more than two comparities commonics he idd. of more than two competitive companies be laid in any street.

Ordered received, filed and published.

By Ald. Mandeville-Resolved, That the form of the foregoing contract be, and it here-by is approved and the Mayor is authorized

and directed to execute such a contract on the part of the city with the Incandescent Gaslight

& Fuel Company. Ald. Foley moved to refer the form of agreement and resolution back to the committee for the purpose of striking out the clause in reference to the employment of laborers. Lost by the following vote:

Ayes-Ald. Fritzsche, Foley, Swikehard, Weider, Stein, Kelly, Schaffer, -7. Nays-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Elliott, Mandeville, Bohrer. -8

Ald. Watson moved that the form of agreement be amended by striking out the clause referring to the employment of laborers.

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Mandeville, Stein, Bohrer, Schaeffer-11.

Nays-Ald. Foley, Swikehard, Weider, Kelly 4

Ald. Foley moved that the matter lay on the table until the next meeting.

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Fritzsche, Foley, Swikehard, Weider, Stein, Kelly, Schaeffer

Nays-Ald. Marson, Watson, Kohlmetz, El-

liott, Mandeville, Bohrer-6. Ald. Mandeville gave notice that he would not serve on the Special Gas Committee any longer.

By Ald. Mandeville-

Agreement made and entered into between The City of Rochester, a municipal corporation, party of the first part, and The Natural Gas and Fuel Company of the city of Rochester, party of the

Company of the city of moments, party is second part: Witnesseth, The party of the first part hereby grants to the party of the second part the exclusive right to lay maintain and operate in the public streets, lanes and alleys of the city of Rochester mains and pipes for conveying natural gas to be used for heating and lighting purposes, subject to the conditions hereinafter in this contract imposed, and for the consideration hereinafter stated. and for the consideration hereinafter stated

The mains and pipes of the party of the second part placed in any of the public streets, lanes or alleys of the city of Rochester shall be so placed under the direction and superintendence of the Ex-ecutive Board of the city of Rochester, and in obe-dience to the regulations and requirements adopted by said Executive Board

Before commencing the laying of any mains or pipes in any of the public streets, lances or alleys in the city of Rochester, the party of the second part shall prepare an furnish to the Executive Board a plan showing the proposed location of mains or pipes, with specifications giving full particulars as to the kind and size of pipes to be used.

In the excavation of any of the public streets, lanes or alleys of the city of Rochester for the pur-pose of placing therein mains or pipes of the party of the second part, reasonable diligence shall be exercised by the party of the second part, its agents, servants and employees to the end that any of such public structs long and eleverable and of such public streets, lanes and alleys shall not be of such public streets, lanes and alleys shall not be interfered with to any greater extent than is abso-lutely necessary in the workmanlike laying of such mains or pipes, and any of such streets, lanes or alleys in which an excavation shall be made for the purpose aforesaid, shall be, at the earli-est possible day, put in as good condition as before the excavation was made. All mains and pipes shall be laid below the frost line

line

The party of the second part shall indemnify the party of the first part, upon demand, from all cost, expense, suit or damage which may occur from the laying of the mains or pipes of the party of the second part in said city, and from the opening or

excavation in any street, lane or alley for that purpose. The party of the second part shall, before begin-

The party of the secend part shall, before begin-ning to supply gas to consumers in the city of Hochester apply, wherever needed, suitable safety appliance for the purpose of preventing explo-sions, leakage and other accidents. The party of the second part shall not at any time during the existence of the franchise hereby granted collect or receive for gas furnished in said city an amount which shall exceed one dollar ner

The party of the second part shall have natural gas ready for delivery in the city of Rochester through its mains or pipes within three years from the data of the second part shall have natural gas ready for delivery in the city of Rochester through its mains or pipes within three years from the date of the execution of this contract, and in the event of the failure of the party of the second part so as to have gas ready for delivery, the exclusive right under this contract granted by the city of Rochester to said party of the second part shall be wideble of the ording of the newtoof the fast new voidable at the option of the party of the first part.

The party of the second part shall not at any time dispose of the franchise hereby granted, and in the event of the disposal of such franchise, the said grant shall become void.

said grant shall become void. In consideration of the grant of the exclusive right of furnishing by the party of the second part natural gas for heating and lighting purposes within the limits of the city of Rochester, the party of the second part hereby agrees that it will furnish such an amount of natural gas as may be required by the city of Rochester to heat and light the City Hall and Front street bundings as long as said party of the second part shall supply natural gas to any person or persons in the city of Rochester. Rochester.

That prior to commencing to lay pipe in any of the streets, lanes, alleys or highways of said city, the streets, lanes, alleys or nignways or said city, and as a condition precedent to the right to do so, the said company shall execute a bond in the pe-nal sum of \$30,000, to be approved as to its suffi-ciency by the Mayor, conditioned to faithfully con-form to and carry out any and all conditions and regulations of the Executive Board, or of its suc-cessor, as adopted by it and expressed therein, in relation to the use of said streets, etc., for the pur-poses of said company. poses of said company.

Ordered received, filed and published.

By Ald. Mandeville – Resolved, That the form of the foregoing contract be, and it hereby is, approved, and the Mayor is authorized and directed to execute such a contract on the part of the city with the Rochester Natural Gas and Fuel Company. Adopted.

Ald. Weider moved that the resolution lay Lost by the following on the table one week. vote:

Ayes-Ald. Coughlin, Swikehard, Weider, Stein, Schaeffer-5.

Nays-Ald. Tracy, Marson, Watson, Kohlmetze, Fritzsche, Elliott, Foley, Mandeville, Bohrer, Kelly-10.

The resolution was then adopted.

Ald, Elliott moved a reconsideration of the action on the resolution directing a contract to be made with the Incandescent Gas Light and Fuel Company. Adopted. On motion of Ald. Elliott the resolution was

adopted by the following vote : Ayes -Ald. Tracy, Marson, Watson, Kohl-

metz, Fritzsche, Mandeville, Bohrer, Schaeffer

Nays-Ald. Coughlin, Elliott, Foley, Swike-ard, Weider, Stein, Kelly-7. hard,

Ald. Kelly moved that the rule for adjourning be suspended twenty minutes.

Adopted by the following vote : Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Eiliott, Foley, Wei-der. Stein, Kelly, Schaeffer-12.

Nays-Ald. Mandeville, Swikehard, Bohrer -3

EXECUTIVE BUSINESS.

Ald. Watson moved that the Council proceed to the election of commissioner of deeds, and that the clerk cast the ballot. Adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Mandevile, Swikebard, Weider, Stein, Bohrer, Kelly, Scnaeffer -14.

The following named persons having re-ceived the concurrent vote of the Common Council were declared appointed : Katherine A. Pinney, W. J. McGregor and C. T. Drury,

MISCELLANEOUS BUSINESS.

By Ald. Coughlin-Resolved, That the Ex-ecutive Board be directed to take such proceedings as are required by law for the closing of that part of Dean street lying between the east line of John street and the New York Central and Hudson River railroad tracks. Adopted.

By Ald. Kohlmetz-Resolved, That the sum of \$30, due from the Mechanics' Institute for the use of the City Hall during June 8th, 9th and 10th, for the exhibition of the institute, be, and the same hereby is remitted. Adopted by

Apes-Aid, Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elluot, Foley, Swike-hard, Weider, Stein, Kelly, Schaffer-13,

By Ald. Elliott (by request)-Resolved, That an order be drawn on the City Treasurer in favor of the President of the Board of Education for \$247.74, to pay for gas consumed in the Free Academy for the use of the free classes of the Mechanics' Institute from December 1st to May 31st, 1886. Beferred to the Contingent Expense Committee.

By Ald. Foley-Resolved, That the Law Committee be, and it hereby is, authorized and directed to appoint a commission of three persons, whose appointment and compensation shall be approved by the Council, to revise the city charter, said commission to report the full form of a revised charter to this Board not later than December 1, 1886.

Lost by the following vote: Ayes-Ald. Tracy, Elliott, Foley, Weider, Kelly. -5.

Nays-Ald. Coughlin, Marson, Watson, Kohimetz, Fritzsche, Mandeville, Swikehard, Stein, Schaeffer. -9.

Ald. Kelly moved that the City Property Committee be instructed to ascertain the expense of placing an elevator in the City Hall building and report at the next meeting. Adopted.

Ald. Schaeffer moved to adjourn. Adopted. PETER SHERIDAN, City Clerk.

*** In Common Council-June 29, 1886.

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present - Ald. Tracy, Cougblin, Marson, Watson, Kohlmetz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14

Absent-Ald. Fritzsche, Elliott-2.

APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings.

PRESENTATIONS OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCE.

Ald. Kohlmetz - Petition for a stone Βv Referred to the sewer in North Clinton street.

City Surveyor to prepare an ordinance. By Ald. Foley—Petition for the improve-ment of Reynolds st.; also petition for the grading of Mansion street; both referred to the City Surveyor to prepare ordinances; also petition for water works on West avenue from the canal to Favor street; also petition for water mains in Hawley street, 1,00 feet west from Jefferson avenue; both petitions referred to the Water Works Committee and Executive Board; also petition of Albert Bennett to erect a wood building; referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Selye-Petition for the extension of Glenwood park; referred to the City Surveyor to prepare an ordinance.

REPORTS OF STANDING COMMITTEES.

By Ald. Bohrer-

To the Hon. the Common Council:

Your committee on Opening and Alteration of Streets, to whom was referred the petition of the residents of Favor street, said petition requesting that the name of said street be changed to Chester street, respectfully report in fevor of the prayer of the petition, and recommend that the name be changed as meanered. changed as requested.

LOUIS BOHRER, CHRISTIAN STEIN, W. H. MARSON, D. W. SELVE,

Committee.

Adopted.

By Ald. Bohrer-

To the Hon. the Common Council:

To the Hon. the Common Councel: Your Committee on Opening and Alteration of Streets, to whom was referred the petition of the residents of the street now known as River Road, setting forth that said street is the true prolonga-tion or continuation of Plymouth avenue, and requesting that said River road be changed in name to Plymouth avenue, re-spectfully state that upon due consideration of the facts in the case, that in its opinion the prayer of the petition should be granted and the name be changed as requested in the prayer of the petition. Also, your committee recommends that name of changed as requested in the prayer of the petition. Also, your committee recommends that the short street now known as a part of Ply-mouth avenue, commencing at a point near Slat-tery's place and running thence to Genesee street, be changed to Foley street.

LOUIS BOHRER. CHRISTIAN STEIN, W. H. MARSON, D. W. SELYE.

Committee.

Ordered received, filed and published.

Ald. Foley moved that the report lie on the table until the next meeting. Adopted. By Ald. Kelley

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN:-Your Law Committee reports upon the judgment recovered by Amelia Barbydt March 9th, 1886, for \$350 damages and \$141.60 costs

The action was brought to recover \$1,000 dam-The action was brought to the plaintiff by falling ages for injuries caused to the plaintiff by falling over a surveyor's stone monument, which pro-tions the surface of the sidewalk, on the over a surveyor's scole induction with pice jected above the surface of the sidewalk, on the corner of Stone street and Johnson Park. The case was referred to W. H. Bowman, Esq. and he reported in favor of the plaintiff, awarding her reported in favor of the plannin, awarding her \$350. Judgment was subsequently entered for the amount of damages and costs, as above set out. The City Attorney made a motion to set aside the

taxation of costs on the ground that notice of the time and place of the accident was not served upon the Mayor or City Attorney within fifteen days after the accident occurred, such notice being by the charter necessary to entitle the plaintiff to costs. Mr. D. Wood, the attorney for the plain-costs. Mr. D. Wood, the attorney for the plain-dess and costs and discharge the judgment. Your committee is of the opinion that the plaint-iff is entitled only to the sum awarded as damages, and does not feel justified in recommending the payment of any portion of the costs. The damages with interest to date amounts to \$556.64. Your committee recommends the adoption of a taxation of costs on the ground that notice of the

Your committee recommends the adoption of a resolution directing the payment of said sum to the attorney for the plaintiff upon the satisfaction

the attorney for the plantin upon the satisfaction of the judgment. The petition of Elmer Murphy for damages to his horse caused by being frightened by a steam roller used in the improvement of Hickory street, should in the opinion of your committee be re-ferred to the Executive Board to investigate and renort healt to the Common Council report back to the Common Council.

eport pack to the common Couldin. All of which is respectfully submitted. J. MILLER KELLY, P. WEDER, D. W. SELYE, H. KOHLMETZ, Committee.

Ordered received, filed and published.

By Ald. Kelly-Resolved, That the city clerk be, and he hereby is, directed to draw an clerk be, and he dereby is, directed to draw an order on the city treasurer in favor of D. Wood, attorney for Amelia Barhydt, for \$356, 41, payable from the contingent fund, upon the certificate of the city attordey being filed with the city clerk that the judgment rerecovered by said Barbydt against the city, docketed in Monroe County Clerk's office March 9, 1886, has been satisfied and discharged of record.

Adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Foley, Selye, Mandeville, Swikehard, Weider, Bohrer, Kelly-12.

Ald. Kelly presented the petition of Elmer Murphy in reference to the injury of his horse which was frightened by the steam roller on Hickory street, April 27th last, and moved its reference to the Executive Board. Adopted.

By Ald. Coughlin-

To the Hon. the Common Council of the City of Rochester.

GENTLEMEN—In view of the fact thst all the contracts for lighting the city with gas expire with the present month, your Lamp Committee submits the following communications received by it in re-ply to letters of inquiry sent out to ascertain the prices at which the contracts could be renewed for another year:

"THE ROCHESTER GAS LIGHT COMPANY, Rochester, N. Y., May 27, 1886.

" Lamp Committee, Common Council:

"Lamp Commutee, Common Counce: " "GENTLEMEN-Replying to your invitation for proposals for lighting the public lamps, this com-pany makes the following proposition: We will light all the lamps in the district now supplied by this company, from July 1st, 1886, to July 1st, 1887, every night, and all night, candle power of gas to be from 16 to 18 consumed through four foot burner, and will agree to light, extinguish and keep in ordinary repair at the rate of four cents per lamp per night. MATT. CARTWHIGHT, Supt.

MATT. CARTWRIGHT, Supt.

In the event of the acceptance of the above proposition, we hereby guarantee the faithful per-formance of the same. PATRICK BARRY, D. A. WATSON.

To the Lamp Committee of the Common Council of the City of Rochester:

GENTLEMEN: The Citizens' Gas Company, in re-sponse to your notice of May 22d inst., offers to

light all the public gas lamps on the east side of the river in the district supplied by the mains of this company, lighting every night, and all night, with gas of an illuminating power of from sixteen to eighteen candles, consumed through a burner measuring four feet per hour, for the sum of five cents per lamp per night. The above bid to in-clude lighting, extinguishing and keeping in ordi-nary repair, as heretofore, for one year from the first day of July, 1886, to the first day of July, 1887. M. F. REYNOLDS, President. Rochester, May 27, 1886.

Rochester, May 27, 1886.

ROCHESTER, May 27, 1886.

We hereby guarantee the fulfillment of the above proposition. M. F. REYNOLDS.

UNITED GAS IMPROVEMENT Co., for the Municipal Gas Light Co., Office 29 State street, J. Y. McClintock, Supt. and Agent. J

ROCHESTER, N. Y., May 21, 1886.

To the Hon. Lamp Committee of the City Council :

To the Hon. Lamp Committee of the City Council : GENTLEMEN: This company will furnish gas to the lamps it now supplies, and will light, extin-guish, clean and keep same in repair from July 1st, 1886, to July 1st, 1887, to be lighted all night, and every night; will furnish gas of twenty-three can-dle power, and burners burning four feet of gas per hour. The price to be paid to be five (5) cents per night for each lamp. UNITED GAS IMP. Co., by J. Y. McClintock, Supt. and Agent. We guarantee the United Gas Improvement Company will enter into contract as above.

Company will enter into contract as above.

SYLVANUS J. MACY, S. B. STEWART.

To the Honorable the Lamp Committee of the Common Council:

GENTLEMEN: Yours of the 22d was not received by us until the 24th inst., and with this short no-tice it is impossible for us to give you an intelli-gent estimate of the cost of furnishing light for the gent estimate of the cost of furnishing light for the scattered territory covered by your notice. We have recently purchased a large power in the cen-tral part of the city and will have it in full opera-tion September 1st next. At that time we will put in a proposition to furnish electric lights of equal power to those now in use, in the central wards, at a price not to exceed 25 cents a light per night, and we would respectfully suggest that it would be greatly for the benefit of the taxpayers to extend the present lamp contract until Septem-her 1st. having in view the reduced price at which to extend the present lamp contract unus septem-ber 1st, having in view the reduced price at which electric lights can be furnished after that date. Respectfully yours, ROCHESTER ELECTRIC LIGHT CO., (Per R.)

It will be seen that the Rochester Electric Light

It will be seen that the Kochester Electric Light Company will not be able to furnish light before September 1st, 1886, and your committee is for that reason unable to make a favorable report for a contract with that company. The bid made by the Rochester Gas Light Com-pany, namely, four cents per lamp per night, your committee regards as reasonable; it is also the opinion of your committee that the price for gas to each of the companies should be uniform, and your committee therefore recommends the adoption of each of the companies should de uniform, and your committee therefore recommends the adoption of a resolution directing the Mayor to enter into a contract with each of said companies to light the street lamps in the territory now lighted by each of said companies respectively for one year from July 1st, 1886, provided that the Citizens' Gas Company and the United Gas Improvement Company will enter into such a contract at the price proposed by the Rochester Gas Light Company, namely, four cents per lamp ner night. Cents per lamp per night. All of which is respectfully submitted. WM. COUGHLIN, JR., J. MILLER KELLY,

J. H. FOLEY, GEO. B. SWIKEHARD,

HENRY KOHLMETZ, Lamp Committee.

Ordered received, filed and published. 38

By Ald. Coughlin-Resolved, That the Mayor be, and hereby 1s, directed to execute contracts with the Rochester Gas Light Com-Contracts who the citizens' Gas Company and the Dinited Gas Improvement Company, for light-ing the street lamps in the territory now lighted by each of said companies, respectively, for a period of one year from July 1st, 1886, at the price of 4 cents per lamp per night; said contract to be approved as to form by the city attorney, and to be accompanied by a bond from each of said companies in the penal sum of \$10,000, conditioned for the faithful performance of the contract, such bond also to be approved by the city attorney. Ald. Coughlin moved that the report and

resolution lie on the table until the next regular meeting. Adopted.

Ald. Watson moved that Rule 38 be suspended and that the monthly say rolls be placed upon the finance budget. Adopted by the following vote :

Ayes-Ald. Tracy, Marson, Watson, Kohl-metz, Selye, Mandeville, Swikehard, Weider, Stein, Bobrer, Kelly-11.

FINANCE BUDGET No. 3.

ROCHESTER, N. Y., June 29, 1886.

By Ald. Watson-Resolved, That in pursuance of section 58 of the City Charter, the City Clerk be and he hereby is directed to draw warrants on the City Treasurer, in favor of the following named persons, for the amounts set opposite their re-spective names, and that the City Treasurer be and he hereby is directed to pay said warrants when there are funds applicable, and charge the proper funds as follows: proper funds as follows :

CONTINGENT FUND.

MISCELLANEOUS ACCOUNTS.

14.40 (1944)			
H. D. Bryan, printin	g blanks	\$ 3	00
Rochester Morning F	ferald, daily papers.	35	00
N.T. Hackstaff, prin	iting blanks.	17	00
	, services, Survevor's		
	· · · · · · · · · · · · · · · · · · ·	50	00
R. M. Swinburne.	printing, Surveyor's	00	00
office	· · · · · · · · · · · · · · · · · · ·	30	00
John T. Tracy, servi	ng notices	113	
Schmidt & Kaelhar	supplies, Surveyor's	110	00
office	supplies, buiveyor s	19	10
office. C. E. Morris, station			
			03
PAY ROLL FOR	THE MONTH OF JUN	E.	
C. R. Parsons, Mayor	• • • • • • • • • • • • • • • • • • • •	3 275	00
John A. Davis, Treas	urer	375	00
F P Allen Den Tr	09677707	166	
H. B. James, clerk, 7	reasurer	83	23
H. B. James, clerk, T Ed'd B. Thomas, cler C. M. Beattie, A. D. Davis.	·k. · · ·	83	
C. M. Beattie.	-,	66	
A. D. Davis,			00
C I MeDonald			33
Charles Kondolf,			33
T E Quinbr City Su			
I. F. Quinby, City Su	topt City Supreme	191	
WILL S. SHILL, ASSI	stant City Surveyor	125	
wm.J. Stewart,			33
Wm. W. Race,			33
wш. в. Sackett,			00
Amprose neuman,		63	33
John Kenvon.	••	54	16
M			

	Martin Wahl,	••	48	33
	Louis Y.McConnell, ·· ··		25	00
	Wm. M. Rebasz, ··· ··		75	ŌŌ
	L. A. Pratt, City Assessor		225	
	Wm. Mahar.		225	
	Valentine Fleckenstein, City Assessor.		225	
	Thos. E. White, Judge Municipal Court		200	
	Geo. E. Warner.		200	
	W. F. Chandler, clerk		75	
ł	Peter Sheridan, City Clerk	••		
l			166	
1	Francis J. Irwin, City Messenger		100	00
	Wm. Butler, Asst.		16	66
	Arthur McCormick, Fire Marshal		100	ÔÕ.
	Frank D. Fay, Watchman City Hall		66	
	John O'Leary, Engineer		66	
			00	00

r

5

đ

r 30 n ts

hhe th its

he lor

for mvill

by 87, 5 to

oot een

mp

OVE

)er-

ncil

s to

The Continue Transform Emont streat	,	Charles I
Peter G. Miller, Janitor Front street	66 66	Unaries 1
Building	83 33	
Building. A. H. Martin, Milk Inspector	00 00	A. Metca
POOR FUND.		Garvey &
Clearma Waidan anaganias	37 00	Garvey & Osgood &
George Weider, groceries\$ Frank Defendorf, groceries	17 00	Atkinson
Frank Defendorf, grocerles. John Levis, grocerles. R. Thompson, meat. Henry Hedditch, meat. C. Reuter, meat. S. A. Bowers, rent. F. Ritz, rent. Morris Kiley, rent. John Conway, rent. John Conway, rent. Geo. Oppell, bread. Wm. Berz, bread. Fleckenstein Bro, bread. A. De Vos, board.	11 25	F J. Try
John Levis, groceries	12 50	F. J. Irv J. R. Cha
R. Thompson, meat		Neudahl
Henry Hedditch, meat	75 00	
C. Reuter, meat	25 00	Rocheste
S. A. Bowers, rent	17 50	н. н. в
F. Ritz. rent	6 00	
Morris Kiley, rent	3 00	T 0
A I Anderson, rent.	8 00	James S
Tohn Conway rent	12 00	Geo. Bo
Gen Oppoll bread	12 50	Stephen
Geo. Oppen, bread	$\begin{array}{cccc} 12 & 50 \\ 25 & 73 \end{array}$	Atkinson
Wm. Benz, bread		Andrew
Fleckenstein Bro., bread. A. De Vos, board. City Hospital board. Jos. Blackford, beans. Geo. Weider, beans. Doyle, Gallery & Co., coal. F. J. Amsden, transportation. M. Heavey, estate transportation. J. E. Butterfield, transportation. J. E. Butterfield, transportation.	19 50	Steele &
A. De Vos, board	12 00	
City Hospital board 1	,029 35	
Jos. Blackford, beans	35 70	S. A. Pie
Geo, Weider, beans	6 05	Addie M
Dovle, Gallery & Co., coal	244 00	Maggie (
F I Amsden transportation	15 34	B. L. Sh
M HONNER OCTATO transportation	24 00	Standard
I D Dattorfold transportation	4 90	Charles
J. D. Butter diabaraments	53 90	
John Lutes, disbursements A. F. & S. Stewart, repairing ambulance.	$ \begin{array}{r} 4 & 90 \\ 53 & 90 \\ 6 & 07 \\ \end{array} $	J. P. Cle
A. F. & S. Stewart, repairing ambulance.	0 01	Moore &
PAY ROLL MONTH JUNE.	1	W.T. Fe
	111 00	Balt. &
John Lutes, Overseer	141 66	Western
T H McGrogor Clerk Poor Office	66 66	James K
J. H. McGregor. Clerk Poor Office Thos. Swanton,	66 66	James V
Thos. Swanton, Joseph Fagan.	66 66	B. L. Sh
Joseph Eagan.	62 50	LOS W
George Hartel, Clerk Poor Department Dr. D. H. Koch, City Physician Charles R. Barber, City Physician	04 00	Jos. W. James I
Dr. D. H. Koch, City Physician	41 66	Dames L
··· Charles R. Barber, City Physician	41 66	Barthol
··· A. R. Gumbarts,	41 66	B. Fran
··· N. M. Collins, ··· ··· ···	41 66	Joseph 1
··· V A Hoard.	41 66	Joseph I Chas. M
•• M C Butherford.	41 66	Wm. Ke
A. R. Gumbarts, N. M. Collins, V. A. Hoard, M. C. Rutherford, Pomeroy P. Dickinson, Excise Comm'er	60 00	Ben. C.
C Howsborger	60 00	Frank
Lemon Mollow		Taha
James maney,	60 00 65 00	John A.
James Malley, John H. Mason, excise clerk	65 00	John E.
John H. Mason, excise clerk HEALTH FUND.		John E. John C
HEALTH FUND.	65 00	John E. John C Thos. L
HEALTH FUND. Daniel Hickey, collecting garbage	65 00 \$114 00	John E. John C Thos. L
HEALTH FUND. Daniel Hickey, collecting garbage	65 00 \$114 00 114 00	John E. John C Thos. L
HEALTH FUND. Daniel Hickey, collecting garbage	65 00 \$114 00 114 00	John E. John C Thos. L Henry I Thos. A Peter L
HEALTH FUND. Daniel Hickey, collecting garbage	65 00 \$114 00 114 00	John E. John C Thos. L Henry I Thos. A Peter L
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, W. Maser,	65 00 \$114 00 114 00 228 00 228 00 114 00	John E. John C Thos. L Henry I Thos. A Peter L
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, W. Maser,	65 00 \$114 00 114 00 228 00 228 00 114 00	John E. John C Thos. L Henry I Thos. A Peter L
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage	65 00 \$114 00 114 00 228 00 228 00 114 00 114 00 114 00	John E. John C Thos. L Henry I Thos. A Peter L Joseph Pat'k C Thos D Geo. Lo
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage	65 00 \$114 00 114 00 228 00 228 00 114 00 114 00 114 00	John E. John C Thos. L Henry I Thos. A Peter L Joseph Pat'k C Thos D Geo. Lo
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage Wm. Rosengreen, Lohn Baker.	65 00 \$114 00 114 00 228 00 228 00 114 00 114 00 114 00	John E. John C Thos. L Henry I Thos. A Peter L Joseph Pat'k C. Thos D Geo. Lo Older
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage Wm. Rosengreen, Lohn Baker.	65 00 \$114 00 114 00 228 00 228 00 114 00 114 00 114 00 114 00 114 00 52 25 9 75	John E. John C. Thos. L Henry H Thos. A Peter L Joseph Pat'k C. Thos D Geo. Lo Older Andrew
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees	65 00 \$114 00 228 00 228 00 114 00 114 00 114 00 114 00 52 25 9 75	John E. John C. Thos. L Henry I Thos. A Peter L Joseph I Pat'k C. Thos D Geo. Lo Older Andrew Robert
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees	65 00 \$114 00 228 00 228 00 114 00 114 00 114 00 114 00 52 25 9 75	John E. John C. Thos. L Henry I Thos. A Peter L Joseph C. Thos D Geo. Lo Older Andrew Robert Jacob F
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees	65 00 \$114 00 228 00 228 00 114 00 114 00 114 00 114 00 52 25 9 75	John E. John C. Thos. L Henry I Thos. A Peter L Joseph Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob H Wm. P.
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees	65 00 \$114 00 228 00 228 00 114 00 114 00 114 00 114 00 52 25 9 75	John E. John C. Thos. L Henry H Thos. A Peter L Joseph Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob H Wm. P.
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees	65 00 \$114 00 228 00 228 00 114 00 114 00 114 00 114 00 52 25 9 75	John E. John C. Thos. L Henry I Thos. A Peter L Joseph Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob E Wm. P. John M Ed. Mcl
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees	65 00 \$114 00 228 00 228 00 114 00 114 00 114 00 114 00 52 25 9 75	John E. John C. John C. Thos. L Henry H Thos. A Peter L Joseph Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob H Wm. P. John M Ed. Mcl Jos. St.
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, John W. Mason, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees Louis Klizning, disinfectants H. D. Bryan, printing blanks John Baker, removing dead animals John Baker, removing dead animals James R. Chamberlain, hose and repairs Dr. J. D. Philips, vaccination	65 00 \$114 00 228 00 228 00 114 00 114 00 114 00 114 00 52 25 9 75	John E. John C. John C. Thos. L Henry H Thos. A Peter L Joseph Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob H Wm. P. John M Ed. Mcl Jos. St.
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, John W. Mason, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees Louis Klizning, disinfectants H. D. Bryan, printing blanks John Baker, removing dead animals John Baker, removing dead animals James R. Chamberlain, hose and repairs Dr. J. D. Philips, vaccination	$\begin{array}{c} 65 \ 00 \\ \$114 \ 00 \\ 228 \ 00 \\ 114 \ 00 \\ 228 \ 00 \\ 114 \ 00 \\ 114 \ 00 \\ 114 \ 00 \\ 114 \ 00 \\ 114 \ 00 \\ 52 \ 25 \\ 3 \ 80 \\ 3 \ 00 \\ 23 \ 00 \\ 74 \ 80 \\ 273 \ 45 \\ 26 \ 80 \end{array}$	John E. John C. Thos. L Henry I Thos. A Peter L Joseph Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob E Wm. P. John M Ed. Mci Jos. St. Chas. F Wm. M
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, John W. Mason, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees Louis Klizning, disinfectants H. D. Bryan, printing blanks John Baker, removing dead animals John Baker, removing dead animals James R. Chamberlain, hose and repairs Dr. J. D. Philips, vaccination	65 00 \$114 00 228 00 228 00 114 00 114 00 114 00 114 00 52 25 9 75	John E. John C. Thos. Li Henry I Thos. A Pat'k C. Joseph Pat'k C. Geo. Lo Older Andrew Robert Jacob E Wm. P. John M Ed. Moi Jos. St. Chas. E Wm. M
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, John W. Mason, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees Louis Klizning, disinfectants H. D. Bryan, printing blanks John Baker, removing dead animals John Baker, removing dead animals James R. Chamberlain, hose and repairs Dr. J. D. Philips, vaccination	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 52 & 25 \\ 9 & 75 \\ 3 & 80 \\ 3 & 00 \\ 23 & 00 \\ 23 & 00 \\ 24 & 80 \\ 273 & 45 \\ 26 & 80 \\ 45 \end{array}$	John E. John C. Thos. Li Henry I Thos. A Peter L Joseph I Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob F Bed. Mci Jos. St. Chas. F Wm. M Robert John D
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, John W. Mason, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees Louis Klizning, disinfectants H. D. Bryan, printing blanks John Baker, removing dead animals John Baker, removing dead animals James R. Chamberlain, hose and repairs Dr. J. D. Philips, vaccination	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 213 & 40 \\ 23 & 00 \\ 23 & 00 \\ 24 & 80 \\ 273 & 45 \\ 26 & 80 \\ 45 \\ 20 & 00 \end{array}$	John E. John C. Thos. L Henry I Thos. A Peter L Joseph J. Joseph J. Geo. Lo Older Andrew Robert Jacob E Wm. P. John M Ed. Mci Jos. St. Chas. F Wm. M Robert Jos. Dan Samuel Samuel
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, John W. Mason, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees Louis Klizning, disinfectants H. D. Bryan, printing blanks John Baker, removing dead animals John Baker, removing dead animals James R. Chamberlain, hose and repairs Dr. J. D. Philips, vaccination	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 52 & 25 \\ 9 & 75 \\ 3 & 80 \\ 3 & 00 \\ 23 & 00 \\ 23 & 00 \\ 24 & 80 \\ 273 & 45 \\ 26 & 80 \\ 45 \end{array}$	John E. John C. Thos. Li Henry I Thos. A Peter L Joseph I Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob F Bed. Mci Jos. St. Chas. F Wm. M Robert John D
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Jacob Rauber, collecting garbage Yeter Hardey, John Baker, Frank H. Hovey, constable's fees Louis Klizning, disinfectants H. D. Bryan, printug blanks John Baker, removing dead animals John Baker, removing dead animals John Baker, removing dead animals John Baker, constable fees S. G. Hermance, M. Heavey, Estate of, board of horse for April	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 213 & 40 \\ 23 & 00 \\ 23 & 00 \\ 24 & 80 \\ 273 & 45 \\ 26 & 80 \\ 45 \\ 20 & 00 \end{array}$	John E. John C. Thos. L Henry I Thos. A Peter L Joseph i Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob H Wm. P. John M Ed. Mci Jos. St. Chas. H Wm. B Samuel Jas. A. Wm. B
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, J. W. Maser, Jacob Rauber, collecting garbage Wm. Rosengreen, Yohn Baker, Frank H. Horey, constable's fees Louis Klizbing, disinfectants John Baker, removing dead animals John Baker, removing dead animals John Baker, removing dead animals John Baker, constable fees Dr. J. D. Phillips, vaccination S. G. Hermance, John Daley, constable fees M. Heavey, Estate of, board of horse for May But the set of	$\begin{array}{c} 65 \ 00 \\ \$114 \ 00 \\ 114 \ 00 \\ 228 \ 00 \\ 228 \ 00 \\ 228 \ 00 \\ 114 \ 00 \ 00 \\ 114 \ 00 \ 00 \\ 114 \ 00 \ 00 \ 00 \\ 114 \ 00 \ 00 \ 00 \ 00 \ 00 \ 00 \ 00 $	John E. John C. Thos. L Henry I Thos. A Peter L Joseph i Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob H Wm. P. John M Ed. Mci Jos. St. Chas. H Wm. B Samuel Jas. A. Wm. B
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Jacob Rauber, collecting garbage John Baker, Frank H. Hovey, constable's fees John Baker, removing dead animals John Daley, constable fees M. Heavey, Estate of, board of horse for May Benry Heavey, board of horse for May SALARY MONTH JUNE. Database Statase of the officer states of the o	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 3 & 00 \\ 2 & 3 & 80 \\ 2 & 3 & 80 \\ 3 & 00 \\ 2 & 3 & 80 \\ 2 & 3 & 80 \\ 3 & 00 \\ 2 & 3 & 80 \\ 3 & 00 \\ 2 & 3 & 80 \\ 2 & 3 &$	John E. John C. Thos. J. Henry I Thos. A Peter L Joseph . Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob E Wm. P. John M Ed. Mci Jos. St. Chas. F Wm. M Robert Jos. St. Samuel Jas. A. Wm. Bi Chas. V Wm. B Samuel Jas. A.
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J, W. Maser, Jetter Hardey, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Trank H. Hovey, constable's fees Louis Kitzping, disinfectants H. D. Bryan, printing blanks John Baker, removing dead animals John Baker, removing dead animals John Baker, removing dead animals John Baker, constable fees S. G. Hermance, John Daley, constable fees M. Heavey, Estate of, board of horse for April Henry Heavey, board of horse for May SLARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 128 & 00 \\ 52 & 25 \\ 9 & 75 \\ 3 & 80 \\ 3 & 00 \\ 23 & 00 \\ 23 & 00 \\ 24 & 80 \\ 26 & 80 \\ 26 & 80 \\ 20 & 00 \\ $	John E. John C. Thos. L Henry I Thos. A Peter L Joseph Pat'k C Thos D Geo. Lo Older Andrew Robert John M Ed. Mci Jos. St. Chas. H Wm. P. John M Robert Jos. St. Chas. K Wm. M Robert John S Samuel Jas. A Chas. K Wo. Bas. H Chas. K Chas. K C
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees Louis Kitzping, disinfectants H. D. Bryan, printing blanks John Baker, removing dead animals John Baker, constable fees	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 3 & 00 \\ 273 & 80 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 0 & 0 \\ 20 & 0 & 0 \\ 10 & 0 & 0 \\$	John E. John C. Thos. J. Henry I Thos. A Peter L Joseph I Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob H Wm. P. John M Ed. Mci Jos. St. Chas. F Wm. M Robert John Samuel Jas. A. Wm. Bi Chas. V Chas. V Chas. B Muchae Lowic V
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Jacob Rauber, collecting garbage Peter Hardey, John Baker, Trank H. Hovey, constable's fees John Baker, removing dead animals John Baker, state of, board of horse for April M. Heavey, Estate of, board of horse for April Benry Heavey, board of horse for May SALARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer Messenger, services	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 22 & 25 \\ 25 & 25 \\ 3 & 80 \\ 3 & 00 \\ 23 & 00 \\ 23 & 00 \\ 273 & 48 \\ 5 & 26 & 80 \\ 20 & 00 \\ 20 & 00 \\ 75 & 00 \\ 66 & 66 \\ 33 & 33 \\ 41 & 66 \\ \end{array}$	John E. John C. Thos. J. Henry I Thos. A Joseph I Joseph J. Geo. Lo Older Andrew Robert Jacob E Wm. P. John M Ed. McI Jos. St. Chas. H Wm. M Robert John D Samuel Jas. A Kom. H WChas. E Michae Louis N
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Jacob Rauber, collecting garbage Peter Hardey, John Baker, Trank H. Hovey, constable's fees John Baker, removing dead animals John Baker, state of, board of horse for April M. Heavey, Estate of, board of horse for April Benry Heavey, board of horse for May SALARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer Messenger, services	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 2273 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 0 & 0 \\ 20 & 0 & 0 \\ 20 & 0 & 0 \\ 20 & 0 & 0 \\ 20 & 0 & 0 \\ 20 & 0 & 0 \\ 10 & 0 & 0 \\ 10 & 0 & 0 \\ 114 & 00 \\ 120 & 0 \\ 100 & 0 \\ 100 & 0 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 120 & 0 \\ 100 & 0$	John E. John C. Thos. Li Henry I Thos. A Peter L Joseph I Pat'k C Thos D Geo. Lo Older Andrew Robert Jacob H Ed. McI Jos. St. Chas. H Wm. P. John M Bed. McI Jos. St. Chas. H Mobert John S Samuel Jas. A. Wm. Bi Chas. W M. Bi Chas. W M. Bi Chas. W M. Bi Chas. M Set Fill Chas. M Set Chas. M Set Set Set Set Set Set Set Set Set Set
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Jacob Rauber, collecting garbage Peter Hardey, John Baker, Trank H. Hovey, constable's fees John Baker, removing dead animals John Baker, state of, board of horse for April M. Heavey, Estate of, board of horse for April Benry Heavey, board of horse for May SALARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer Messenger, services	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 218 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 14 & 66 \\ 41 & 66$	John E. John C. Thos. J. Henry I Thos. A Peter L Joseph I Pat'k C. Dise C. Dis
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Jetter Hardey, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees John Baker, John Baker, removing dead animals John Baker, constable fees Dr. J. D. Phillips, vaccination S. G. Hermance, John Daley, constable fees M. Heavey, Estate of, board of horse for April Br. J. J. A. Burke, Health Officer Afired Wedd, Register Otho Griswold, Inspector Geo. W. Hall,	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 2273 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 0 & 0 \\ 20 & 0 & 0 \\ 20 & 0 & 0 \\ 20 & 0 & 0 \\ 20 & 0 & 0 \\ 20 & 0 & 0 \\ 10 & 0 & 0 \\ 10 & 0 & 0 \\ 114 & 00 \\ 120 & 0 \\ 100 & 0 \\ 100 & 0 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 120 & 0 \\ 100 & 0$	John E. John C. Thos. Li Henry I Thos. A Peter L Joseph I Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob H Ed. McI. Jos. St. Chas. H Wm. H Robert John M Bed. McI. Jos. St. Chas. H Mwm. H Robert John S Samuel Jas. A. Wm. B Chas. W M. B Chas. W M. B Chas. W M. B Chas. M Fred K Fred K
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Jacob Rauber, collecting garbage John Baker, Frank H. Hovey, constable's fees John Baker, removing dead animals John Daley, constable fees M. Heavey, Estate of, board of horse for May SaLARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer Alfred Wedd, Register Geo, W. Hall, J. M. Harder, James Purcell, inspector	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 210 & 014 \\ 9 & 75 \\ 3 & 80 \\ 3 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 14 & 66 \\ 41 & 66 \\$	John E. John C. Thos. L. Henry I Thos. A Peter L Joseph I Pat'k C. Dise C. Dob Med. Molert John M Ed. Mol Jos. St. Chas. E Wm. M Ed. Mol Jos. St. Chas. Chas. H Wm. B Robert John D Samuel Jas. A. Wm. B Chas. V Chas. E Chas. E Samuel Jos. St. Chas. E Samuel Jos. St. Chas. E Samuel Jos. St. Chas. E Horan Chas. C Samuel Jos. St. Chas. E Horan Samuel Jos. St. Chas. E Horan Chas. E Horan Samuel Jos. St. Chas. E Horan Horan Samuel Jos. St. Chas. E Horan Horan Samuel Jos. St. Chas. E Horan
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Jacob Rauber, collecting garbage John Baker, Frank H. Hovey, constable's fees John Baker, removing dead animals John Daley, constable fees M. Heavey, Estate of, board of horse for May SaLARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer Alfred Wedd, Register Geo, W. Hall, J. M. Harder, James Purcell, inspector	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 210 & 014 \\ 9 & 75 \\ 3 & 80 \\ 3 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 14 & 66 \\ 41 & 66 \\$	John E. John C. Thos. L. Henry I Thos. A Peter L Joseph I Pat'k C. Dise C. Dob Med. Molert John M Ed. Mol Jos. St. Chas. E Wm. M Ed. Mol Jos. St. Chas. Chas. H Wm. B Robert John D Samuel Jas. A. Wm. B Chas. V Chas. E Chas. E Samuel Jos. St. Chas. E Samuel Jos. St. Chas. E Samuel Jos. St. Chas. E Horan Chas. C Samuel Jos. St. Chas. E Horan Samuel Jos. St. Chas. E Horan Chas. E Horan Samuel Jos. St. Chas. E Horan Horan Samuel Jos. St. Chas. E Horan Horan Samuel Jos. St. Chas. E Horan
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Jacob Rauber, collecting garbage John Baker, Frank H. Hovey, constable's fees John Baker, removing dead animals John Daley, constable fees M. Heavey, Estate of, board of horse for May SaLARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer Alfred Wedd, Register Geo, W. Hall, J. M. Harder, James Purcell, inspector	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 210 & 014 \\ 9 & 75 \\ 3 & 80 \\ 3 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 14 & 66 \\ 41 & 66 \\$	John E. John C. Thos. J. Henry I Thos. A Peter L Joseph i Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob E Wm. P. John M Ed. Mci Jos. St. Chas. E Wm. B Robert John D Samuel Jas. A. Wm. B Robert John D Samuel Jas. A. Wm. B Robert John D Samuel Jas. A. Wm. B Fred K Hiram Patrick Benj. I
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Jetter Hardey, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees Louis Kiizping, disinfectants H. D. Bryau, printing blanks John Baker, removing dead animals John Baker, removing dead animals John Baker, removing dead animals John Baker, constable fees Dr. J. D. Philips, vaccination S. G. Hermance, John Daley, constable fees M. Heavey, Estate of, board of horse for April Bery Heavey, board of horse for May SALARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer Alfred Wedd, Register Messenger, services Otho Griswold, Inspector James Purcell, inspector James Purcell, inspector pital	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 28 & 00 \\ 28 & 00 \\ 203 & 300 \\ 200 & 300 \\ 200 & $	John E. John C. Thos. L. Henry I Thos. A Peter L Joseph J. Geo. Lo Older Andrew Robert Jacob E Wm. P. John M Ed. Mci Jos. St. Chas. E Wm. M Bed. Mci Jos. St. Chas. Chas. H Wm. B Chas. Chas. Ch
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Jetter Hardey, Jacob Rauber, collecting garbage Wm. Rosengreen, John Baker, Frank H. Hovey, constable's fees Louis Kiizping, disinfectants H. D. Bryau, printing blanks John Baker, removing dead animals John Baker, removing dead animals John Baker, removing dead animals John Baker, constable fees Dr. J. D. Philips, vaccination S. G. Hermance, John Daley, constable fees M. Heavey, Estate of, board of horse for April Bery Heavey, board of horse for May SALARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer Alfred Wedd, Register Messenger, services Otho Griswold, Inspector James Purcell, inspector James Purcell, inspector pital	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 218 & 40 \\ 3 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 24 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 75 & 00 \\ 66 & 66 \\ 41 & 6$	John E. John C. Thos. Li Henry I Thos. A Peter L Joseph I Pat'k C Thos D Geo. Lo Older Andrew Robert Jacob H Wm. P. John M Ed. Mci Jos. St. Chas. H Wm. B Bc. Mas. M Robert John D Samuel Jas. A. Wm. Bi Chas. W Mother John S Samuel Jas. A. Win. B Chas. W Mother John S Samuel Jas. A. Samuel Jas. Sat. Samuel Jas. Sat. Samuel Jas. Sat. Samuel Jas. A. Sat. Samuel Jas. A. Sat. Sat. Sat. Sat. Sat. Sat. Sat. Sat
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Mason, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage Yent Rosengreen, John Baker, Trank H. Hovey, constable's fees John Baker, John Baker, removing dead animals John Daley, constable fees K. G. Hermance, John Daley, constable fees Benry Heavey, Estate of, board of horse for April Benry Heavey, board of horse for May SALARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer Alfred wedd, Register Geo. W. Hall, J. N. Harder, James Purcell, inspector Henry M. Heinold, keeper of Hope Hospital John Galvin, Wm. T. Kohlmetz, supt. of garbage	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 28 & 00 \\ 28 & 00 \\ 203 & 300 \\ 200 & 300 \\ 200 & $	John E. John C. Thos. J. Henry I Thos. A Peter L Joseph I Pat'k C Thos D Geo. Lo Older Andrew Robert Jacob E Wm. P. John M Ed. McI Jos. St. Chas. H Wm. M Robert Jos. St. Chas. H Wm. M Robert Jos. St. Chas. H Wm. M Robert Jos. St. Chas. H Wm. M Samuel Jas. A. Fred K Hiram Patrick Benj. I Patrick Wm. M
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J, W. Maser, Jetter Hardey, Jacob Rauber, collecting garbage Jun Baker, Yohn Baker, Trank H. Hovey, constable's fees Louis Kitzping, disinfectants John Baker, removing dead animals John Baker, constable fees M. Heavey, Estate of, board of horse for April Bery Heavey, board of horse for May SALARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer Alfred Wedd, Register Messenger, services Otho Griswold, Inspector James Purcell, inspector James Purcell, inspector James Purcell, inspector John Galvin, Wm. T. Kohlmetz, supt. of garbage	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 28 & 00 \\ 28 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 00 \\ 74 & 80 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 75 & 00 \\ 66 & 66 \\ 83 & 33 \\ 41 & 66 \\ 41 & $	John E. John C. Thos. Li Henry I Thos. A Peter L Joseph I Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob F Wm. P. John M Ed. McI Jos. St. Chas. E Wm. B Robert John M Robert John M Robert John M Robert John S Samuel Jas. A. Wm. B Robert I John D Samuel Jas. A. Wm. B Robert I John Chas. W M. B Chas. V Chas. E Michae Benj. L Patrick Benj. L Patrick Benj. L
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage Jacob Rauber, collecting garbage Ym. Rosengreen, John Baker, Trank H. Hovey, constable's fees Louis Klizning, disinfectants H. D. Bryan, printug blanks John Baker, removing dead animals John Baker, set black bire S. G. Hermance, John Daley, constable fees M. Heavey, Estate of, board of horse for April Benry Heavey, board of horse for May SALARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer Alfred wedd, Register Mensenger, services. Otho Griswold, Inspector Geo, W. Hall, J. N. Harder, James Purcell, inspector Frank Gage, sewer flusher John Galvin, Wm. T. Kohlmetz, supt. of garbage LAMP FUND. L W Maser lighting oil lamps	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 218 & 40 \\ 3 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 24 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 75 & 00 \\ 66 & 66 \\ 41 & 6$	John E. John C. Thos. Li Henry I Thos. A Peter L Joseph I Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob F Wm. P. John M Ed. McI Jos. St. Chas. E Wm. B Robert John M Robert John M Robert John M Robert John S Samuel Jas. A. Wm. B Robert I John D Samuel Jas. A. Wm. B Robert I John Chas. W M. B Chas. V Chas. E Michae Benj. L Patrick Benj. L Patrick Benj. L
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage Jacob Rauber, collecting garbage Ym. Rosengreen, John Baker, Trank H. Hovey, constable's fees Louis Klizning, disinfectants H. D. Bryan, printug blanks John Baker, removing dead animals John Baker, set black bire S. G. Hermance, John Daley, constable fees M. Heavey, Estate of, board of horse for April Benry Heavey, board of horse for May SALARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer Alfred wedd, Register Mensenger, services. Otho Griswold, Inspector Geo, W. Hall, J. N. Harder, James Purcell, inspector Frank Gage, sewer flusher John Galvin, Wm. T. Kohlmetz, supt. of garbage LAMP FUND. L W Maser lighting oil lamps	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 228 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 14 & 66 \\ 41 & 66 \\ 41 & 66 \\ 41 & 66 \\ 104 & 00 \\ 597 & 18 \end{array}$	John E. John C. Thos. J. Henry I Thos. A Peter L Joseph I Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob E Wm. P. John M Ed. Mci Jos. St. Chas. F Wm. M Robert John D Samuel Jas. A. Wm. B Robert John M Ed. Mci Jos. St. Chas. H Wm. B Robert John D Samuel Jas. A. Wm. B Robert John S Samuel Jas. A. Wichae Louis N Peter I Patrick Benj. 1 Patrick Benj. 1 Patrick Benj
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J. W. Maser, Peter Hardey, Jacob Rauber, collecting garbage Jacob Rauber, collecting garbage Ym. Rosengreen, John Baker, Trank H. Hovey, constable's fees Louis Klizning, disinfectants H. D. Bryan, printug blanks John Baker, removing dead animals John Baker, set black bire S. G. Hermance, John Daley, constable fees M. Heavey, Estate of, board of horse for April Benry Heavey, board of horse for May SALARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer Alfred wedd, Register Mensenger, services. Otho Griswold, Inspector Geo, W. Hall, J. N. Harder, James Purcell, inspector Frank Gage, sewer flusher John Galvin, Wm. T. Kohlmetz, supt. of garbage LAMP FUND. L W Maser lighting oil lamps	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 28 & 00 \\ 28 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 3 & 00 \\ 20 & 00 \\ 74 & 80 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 75 & 00 \\ 66 & 66 \\ 83 & 33 \\ 41 & 66 \\ 41 & $	John E. John C. Thos. L Henry I Thos. A Peter L Joseph J Pat'k C Thos D Geo. Lo Older Andrew Robert John M Ed. Mci Jos. St. Chas. H Wm. P. John M Ed. Mci Jos. St. Chas. H Wm. M Robert John D Samuel Jos. St. Chas. K Wm. M Robert John M Bed. Mci Jos. St. Chas. K Hiran Patrick Benj. 1 Patrick Benj. 1 Pat
HEALTH FUND. Daniel Hickey, collecting garbage Jacob Stein, Patrick Bradley, John W. Mason, J, W. Maser, Jetter Hardey, Jacob Rauber, collecting garbage Jun Baker, Yohn Baker, Trank H. Hovey, constable's fees Louis Kitzping, disinfectants John Baker, removing dead animals John Baker, constable fees M. Heavey, Estate of, board of horse for April Bery Heavey, board of horse for May SALARY MONTH JUNE. Dr. J. J. A. Burke, Health Officer Alfred Wedd, Register Messenger, services Otho Griswold, Inspector James Purcell, inspector James Purcell, inspector James Purcell, inspector John Galvin, Wm. T. Kohlmetz, supt. of garbage	$\begin{array}{c} 65 & 00 \\ \$114 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 228 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \\ 228 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 23 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 20 & 00 \\ 14 & 66 \\ 41 & 66 \\ 41 & 66 \\ 41 & 66 \\ 104 & 00 \\ 597 & 18 \end{array}$	John E. John C. Thos. J. Henry I Thos. A Peter L Joseph I Pat'k C. Thos D Geo. Lo Older Andrew Robert Jacob E Wm. P. John M Ed. Moi Jos. St. Chas. F Wm. M Ed. Moi Jos. St. Chas. K Wm. B Robert John D Samuel Jas. A. Wm. B Robert John S Samuel Jas. A. Wm. B Chas. V Chas. F Wichae Louis N Peter H Oliver J Fred K Hiram Patrick Benj. I Patrick Benj. I Patrick Ben, I Samuel John S Samuel John D Samuel John D John S Samuel John S John S Samuel John D Samuel John D John S Samuel John S John S Jo

66	Charles R. Finnigan, salary month June CITY PROPERTY FUND.	50 00
33	A. Metcalf, soft soap	3 50
	Garvey & Donelly, furnace scraper	1 50
00	Osgood & Bingham, paint, glass, etc	4 94
00	Atkinson & Sykes, repairing locks, etc	$\hat{4}$ $\hat{75}$ 67 00
$\begin{array}{c} 25 \\ 50 \end{array}$	J. R. Chamberlain, rubber hose	26 40
00 (Neudahl & Holwede, flower plants	19 58
00	Rochester Gas Co., gas, City Building	$\begin{array}{c} 166 & 50 \\ 42 & 32 \end{array}$
50 00	PARK FUND.	TA ON
00	James Sullivan, repairing park fence\$	9 63
00	Geo. Bock, mowing public parks	10 00 .
00 50	Geo. Bock, mowing public parks Stephen A. Sedgwick, repairing tool boxes	22 10
50 73	Atkinson & Sykes, repairs, etc	52 69 9 24
96	Atkinson & Sykes, repairs, etc Andrew Wolf, labor in public parks Steele & Avery, lawn mower	2Ž ÖÖ
50 35	POLICE FUND.	
70	S. A. Pierce medical services	8 00 3 00
$\begin{array}{c c} 05 \\ 00 \end{array}$		3 00
34	Magrie Gaffney, cleaning office B. L. Sheldon, meals for May Charles H. Stilwell, telephone trumpet P. C. Garv, express.	$\begin{array}{ccc} 13 & 00 \\ 16 & 00 \end{array}$
00	Standard Cab Co., services	7 00
90 90	Charles H. Stilwell, telephone trumpet	
07	J. P. Cleary, expenses	5 65 1 20
	W.T. Fonda, expenses	$16793 \\ 4073$
66	Balt. & Ohio Tel. Co., services for May	40 73
66	James Kavanagh carriage hire	$ \begin{array}{c} 16 53 \\ 2 00 \end{array} $
66	James W. Gillis, framing picture	$ \begin{array}{c} 2 & 00 \\ 3 & 00 \end{array} $
66	B. L. Sheldon, meals for prisoners in April	$15 00 \\ \$250 00$
$\frac{50}{66}$	Jos. W. Rosenthal, 5 mos. Police Com r	250 00
66	Bartholomew Keeler, 1 mo. police justice	275 00
66	B. Frank Enos, police clerk	125 00
66 66	Chas. McCormick. day captain	$130 \ 00 \\ 108 \ 33$
66	Wm. Keith, night captain	100 00
00	Ben. C. Furtherer, lieutenant	85 00 85 00
00 00	Charles H. Stilwell, telephone trumpet J. P. Cleary, expenses Woore & Cole, mop yarns W. T. Fonda, expenses Balt. & Ohio Tel. Co., services for May Western Union Tel. Co., telegrams James Kavanagh, cariage hire James W. Gillis, framing picture. B. L. Sheldon, mealsfor prisoners in April Jos. W. Rosenthal, 3 mos. Police Com'r Bartholomew Keeler, 1 mo. police justice B. Frank Enos, police clom'r Joseph P. Cleary, chief Chas. McCormick, day captain Wm. Keith, night captain Ben. C. Furtherer, licutenant Frank B. Allen, licutenant John A. Baird.	85 00 85 00
00	John A. Baird, John E. McDermott, John C. Hayden, detective Thos. Lynch,	85 00
	John C. Hayden, detective	85 00 85 00
00	Henry Baker,	85 00
00 00	Henry Baker, Thos: A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C.Kavanagh,	85 00
00	Peter Lauer,	$\begin{array}{c} 85 & 00 \\ 85 & 00 \end{array}$
00	Pat'k C.Kavanagh,	85 00 85 00
00	Joseph S. Roworth, Pat'k C.Kavanagh, Thos Dukelow, detective Geo. Long, Older Oliver, patrolman	85 00
00	Older Oliver, patrolman	
25 75	Andrew Connerry,	$\begin{array}{c} 75 & 00 \\ 75 & 00 \end{array}$
80	Robert Burns, 25 days.	75 UU 62 50
00	Wm. P. O'Neil,	$\begin{array}{c} 550\\ 625\\ 755\\ 00\\ 755\\ 00\\ 755\\ 00\\ 755\\ 00\\ 755\\ 00\\ 755\\ 00\\ 755\\ 00\\ 00\\ 755\\ 00\\ 00\\ 00\\ 00\\ 00\\ 00\\ 00\\ 00\\ 00\\ $
00	John Mitchell.	75 00
80		75 00
: 45	Chas E Fowler	75 00
5 80 45	Wm. McKelvey,	75 00
10	John Dean	75 00
000	Samuel Schwartz,	75 00
00	Just III Commodily	75 00
. 00	Wm. Burgess,	$ \begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array} $
$5 \ 00 \\ 5 \ 66 \\ 66$	Chas. Hart,	75 00
3 33	Louis Nool	$ \begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array} $
L 66		45 00
166 166	Oliver A. Youle, ··	75 00
ĩ 66		$\frac{75}{75}$ 00
00 0	Patrick J. Cummings,	75 00
166		75 00
166		75 00
4 00	Wm. Murray,	75 00
w	Wm. Murray, Michael Englert,	75 00
$7181 \\ 110$		75 00
		$\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 67 & 50 \end{array}$
8 00	James E. Ryan, John Yawman, 27 days	67 50

M. Zimmerman,	patrolman	75 00	1
Geo. H. Kron,	· · · ·	75 00	
Geo. Liese,		75 00	
Henry Baker, Jr.,		75 00	
Michael Fitzpatrick,	••	75 00	
Wm. Hilliard.		75 00	
Fred Walter.		75 00	
Ed O'Loughlin,		75 00	
John Blitzer.		75 00	1
Geo. Mohr,	29 days.	72 50	1
Geo. Kleisley,			1
Ed J. O'Brien.	•••••	75 00	1
Joseph Baker,		75 00	1
John B. Davis,	28 days	70 00	
N. J. Loos,		75 00	
John H. Dana,	26 āays	65 00	
Wm. White,	••• •••	-75 00	1
	••••••••	75 00	Ì
Ed. Van Vorst,		75 00	1
John C. McQuatters,	·· 29 days	$72_{-}50$	ł
Ferd Greibel,		75 00	1
John M. Reis,		75'00	1
Frank S. Skuse,	••	75 00	l
Jacob Frank,	•••	75 00	ł
John Wangman,	••	75 00	l
John Monaghan,	••	75 00	l
Daniel Gol ing,	••	75 00	ł
Michael Cain,		75 00	ł
James P. Flynn,		75 00	L
Hugh Clark,		75 00	Į.
Wm. Laragy,		75 00	L
Wallace R. McArthur.		75 00	ł
Chas. Stupp,		75 00	L
Fred A. Klubertanz,		75 00	L
John E. Moran,			Ł
Andrew J. Moynihan,		75 00	
Theo H. Cazeau,		75 00	
Henry M. Meislohn,		75 00	l
Chas. J. Player,	15	65 00	È
Job. W. Chatfield,	15 days.	3255	i.
Formy Mongluff count	15 days	3255	
Ferry Marzluff, court	attenuant and in-		
terpreter		75 00	Ľ,
Michael Hyland, turnk	.ey	75 00	
Jacob Markey, Janitor	••••••	50 00	
A11 (Y)			

Ald. Selye moved that the item of \$22 for a And, Serve moved that the neutral of $\frac{1}{2}$ for a lawn mower bought of Steele & Avery be stricken from the budget and referred back to the Park Committee. Adopted.

EXECUTIVE BOARD DEPARTMENT, | ROCHESTER, June 25th, 1886.

To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully con-tracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to Sec. 148 of the City Charter. Respectfully submitted, THOS. J. NEYILLE.

Clerk of Executive Board. HIGHWAY FUND

		nigua							
Pav roll	for we	ek ending	Tum	<u>. 9</u>	1004	\$463	20		
		on chung	, Jun	۰ <u>،</u> ,	1000.	\$403	10		
				10,	••	668 541 525	29		
	-		••	17,	••	541	08		
••	••	••	••	24.	••	525	98		
				,		0.00	-\$2,1	0.4	10
Monthly	nevro	l for June ork & P.	14.64	1			- @~, <u>1</u>		
Buffolo	Now V	and a D	, <u>m</u> u	-orio	ige te	nuers	3	50	00
bunaio,	New r	ork & P.	к. к	. Co.	, unl	loadm	ıg		
								16	00
								8	
								0	55
now or	ogental		icinu	, (ouse	rucun	ug .		
F D OL	Uss wai	k		• • • • •		• • • • • •	37	24 -	40
								99 1	55
								20 ·	
								5	
Rosallo F	Duro	, macada	115 00	100	IS	••• •••	•• ×	81	
Foorm & I	. FIRE	, macada	m	• • • • •		• • • • • • •	78	38 4	40
								14 (68 I
								38	
LOUIS FIL	IST & S	nn harda	Daren					2	
J. B. Wh	itheck	agent, lu	mho		• • • • • •	• • • • • •	••		
HAV	incolor,	agont, it	unner	•		• • • • • • •	. 14	7	
Bolliston	ngsiey	& Co., 1	larav	vare.			1	5 1	
								7 :	16
								5	75
I do mas	mann.	narness s	unnl	100				2 :	96
Jacob Sr	ter re	pairs to B		TO	•••••	•••••	•		
J. B Wh	ithook	puits to D	alima	ve		• • • • • • •	• •	9	
Gannan	LUDGCE,	agent, d	enve	ring	oaki	umbe	er 12	23 :	
								5'	25
								-	·· !
chines.		•••••••••						0	<u>nn</u> 1
							. 09	EU (JA .

0	Edson Mf'g Co., refilling broom The Chapman-O'Neil Mf'g Co., refilling broom Waldert & Anscomb, nails Thos. J. Neville, Clerk, disbursements	ົ່ງ	9 45
U) The Chapman-O'Neil Mf'g Co., refilling broom	i 28	3 00 3 80
0(0(Thos. J. Neville, Clerk, disbursements	. 18	380 329
õ			
Q		\$5, 828	82
)()(Monthly navroll for the store	\$ 627	7 19
X	pipe		
50	lackson & Woodin Mera Ca. The Mark	- 44	62
)(Duffe lo Cont Trees Di	6,464	16
)()(J. Nelson Tubbs, expenses of committee pro-	. 58	93
Ĩ	Florence Iron Works, hydroxia	78	59
)0	Ludlow Vaive Mf'g Co., valves	1,666	00 57
)()())()	W. & A. Savage, oiling floor in office	10	00
$\tilde{0}$. 35	93
0		10.000	
00		10,303	29
0	Monthly pay roll for June, operating expenses	2,048	49
0	Byron Holley, salary for June, 1886	1,574	81
Ő	Geo. W. Aldridge	200	00
0	Wm. J. Wilcox, stationery	200	00 52
ŏ	Bell Telephone Correct of telephones	21	õõ
0	Geo. F. Flannery, agent, printing	55 10	00
0	B. F. Harris rent of harn for June	7	60
0	Thomas Mann, harness supplies	$10 \\ 7 \\ 22 \\ 12 \\ 12 \\ 12 \\ 12 \\ 10 \\ 10 \\ 10$	50 23
ŏ	Ludlow Value Monuto stuning Ga	17	88
0	McConnell & Jones, sand, sewer pipe, &c McConnell & Jones, sand, sewer pipe, &c Rochester Lead Works, lead pipe Garvey & Donnelly, repairs to wagons Amos Walder, making patterns Whitmore, Rauber & Vicinus, labor and mate- rials	65	00
0	Rochester Lead Works lead pipe, &c	65 28 12	75
ŏ	Garvey & Donnelly, repairs to wagons	12 20	69 90
0	Whitmore, Rauber & Vicinus, Jabor and mate	59	ŬŬ
5	rials	61	00
	Samuel Moulson, soft soan	61 7 1	95
9	rials Rochester Gas Light Co., gas Samuel Moulson, soft soap. J. Emory Jones, repairs to machinery	41	эо 44
)	Holley Mahltacturing Co., repairs to ma- chinery Van Ingen, coal. Arthur G. Yates, coal. W. A. Case & Son, packing Urion Water Meter Co., repairs to meters John B. Keller, bedding plants Mt. Hope res- ervoir	ec	90
) L	Phillips & Van Ingen, coal.	66 8 52	20
1 3	W. A. Case & Son, packing	52	83
Ś	Union Water Meter Co., repairs to meters	40 63	00
	ervoir	5	42
	ervoir McCornaick & Hotchkin, plastering, &c. Robert Crennell, pay roll for labor, &c S. H. Ovlatt, Florence luon Works, spithing hydroling	56	9ĩ
	S. H. Oviatt,	56 66 43	16
	Florence Iron Works, sprinkling hydrants Union and Advertiser Co., printing law cases and exceptions	180 0	<u>50</u>
	and exceptions	8 150 /	10
	G. F. Slocum, disbursements Geo. A. Reynolds, estimate No. 1. removing gathage	3 (10
	garbage	144	50
	Geo. A. Reynolds, estimate No. 1. removing garbage J. Nelson Tubbs, expenses, Hemlock lake J. D. McDonald, rowboat. Thos. J. Neville, Clerk, labor and material. Henry D. Blackwood, p initing and papering. Henry R. Worthington, meters Daniel Hysner, rubber cushions Daniel Hysner, rubber cushions Thos. J. Neville, clerk, disbursements for oats, etc	144	žŭ
1	Thos. J. Neville, Clerk, labor and material	22 (10 87
1	Henry D. Blackwood, printing and papering.	22 (44 8 52 9 37 9	8
	Maier Bros., wood	37 9 5 (яU Жі
	Thos, J. Neville, clerk, disbursements for	9 Č)Õ
1	 Janos I. J. Neville, clerk, disbursements for oats, etc F. E. Witherspoon, receiver, refunds of sprink- ling tax 	89 0	1
	F. E. Witherspoon, receiver, refunds of sprink- ling tax Henry Hebing, hardware. Mrs. M. Briggs, damages on account of frozen service.		
1	Henry Hebing. hardware	${}^{42}_{78}$	9
	service		
	-	12 0	-
1	FIRE DEPARTMENT	,868 3	0
1	Goggin & Knowles, repairs to Lyell avenue		
	engine house	279 383	4
1	Active Hose Co., monthly appropriation.	38 3 250 N	U N
	Alert Hose Co, monthly appropriation,	250 0 237 5	ŏ
1	propriation	400 00	
	and May		
	Citizens' Gas Co., gas	87 2(21 6(3 9(5
	and May and Co., gas Citizens' Gas Light Co., gas Rochester Gas Light Co., gas Thos. J. Neville, Clerk, disbursements for	3 90)

12 81 Rochester Gas Light Cc., gas.
17 86 Thos, J. Neville, Clerk, disbursements for hay, &c.
17 16 Monthly pay roll for June, 1886.
16 Monthly pay roll for June, 1886.
17 15 Jacob Kolp, ringing alarms St. Joseph church.
2 35 A. F. & S. C. Stewart, new wagon.
90 Henry D. Blackwood, reparts to buildings.
23 19 Geo. H. Nicholson, painting Lyell ave. engine John C. King, furniture and bedding.
40 09 Thos. W. Ford, plumbing. $\begin{array}{r} 53 \ 20 \\ 4,205 \ 32 \\ 55 \ 00 \\ 150 \ 00 \\ 261 \ 40 \end{array}$ $202 25 \\ 56 69 \\ 146 92$

Ford st., 0. 2,889 Front st., 0. 2,899 State st., 0. 2,897 Will st., 0. 2,907 Warehouse st., 0. 2,928 North Washington st., 0. 2,924 Hill st., 0. 2,895	$ \begin{array}{r} 19 \ 45 \\ 38 \ 68 \\ 109 \ 18 \\ 52 \ 61 \\ 13 \ 72 \\ 20 \ 08 \\ 14 \ 50 \\ \end{array} $	\$332	22
John Durnan-Estimates: Central ave., 0, 2, 877 Olinton place, 0, 2, 880 Chestnut st., 0, 2, 882 Court st., 0, 2, 883 Elm st., 0, 2, 883 Hudson st., 0, 2, 883 St. Joseph st., 0, 2, 913 St. Joseph st., 0, 2, 914 South ave., 0, 2, 944 North ave., Sec. 1, 0, 2, 951 Rome st., 0, 2, 954 North ave., Sec. 2, 0, 2, 956 North ave., Sec. 3, 0, 2, 970		\$536	
Jacob Stein-Estimates: Clinton st., sec. 1, 0. 2, 878. Chatham st., 0. 2, 878. Chatham st., 0. 2, 881. Franklin st., 0. 2, 891. East Main st., 0. 2, 904. Monroe avec, 0. 2, 905. Prince st., 0. 2, 905. Prince st., 0. 2, 920. Union st., 0. 2, 921. University avec., Sec. 1, 0. 2, 921. University avec., Sec. 2, 0. 2, 922.	\$59,75 58 34 22 98 30 76 95 82 117 78 23 33 29 34 32 53 10 58	\$504	10
Edward Weilert-Estimates: Goodman st., O. 2,894 Park ave., O. 2,910	\$28 28 49 50	•	
0. C. French-Estimates: Exchange st., O. 2,886 S. Fitzhugh st., O. 2,880 Spring st., O. 2,918 Troup st., O. 2,919 S. Washington st., O. 2,925	\$81 60 47 16 50 00 47 16 24 04	77	
A. W. Turnbull-Estimates: East ave., Sec. 1, O. 2,885 Meigs st., O. 2,902. Scio st., O. 2,917	\$64 84 41 65 21 00	249 1 2 7	
Jas. W. Breakey-Estimates: Jefferson ave., O. 2,898 East and West Main sts., O. 2,903 Reynolds st., O. 2,911 Sophia st., O. 2,955	\$49 28 161 51 28 21 22 75	261	
Dennis Kelly-Estimate: Lyell ave., O. 2,947		201 131	
Total	\$	2,221	42
LOCAL IMPROVEMENTS. Wm. S. Pike, inspecting	\$	32	50
 Wm. S. Pike, inspecting	r and	52	50
John Creegan, inspecting. And charge Thrush st. sewer, 0.2,844.	•••••	40	
Samuel Faton, inspecting. And charge Evans alley sewer, 0.2,951 Obed M. Rice, inspecting. And charge Edward st. pipe sewer, 0.		40 21	
And charge Edward st. pipe sewer, O. Ernst Kettwig, inspecting	2,856.	26	
And charge W. Orange st. sewer, O. 2, Obed M. Rice, inspecting.	864.	31	88
And charge Edward st. pipe sewer, 0. Ernst Kettwig, inspecting And charge W. Orange St. sewer, 0. 2, Obed M. Rice, inspecting And charge Gilmore st. sewer, 0. 2, 869 John Creegan, inspecting And charge Plymouth ave. and Edinbu sewer, 0. 2, 928 William Howe, inspecting And charge Lyell ave. sewer, 0. 2, 935. Water Works Dep't. lowering water ma And charge W. Orange st. sewer, 0. 2, <i>Partial Estimates</i> .	rgh st.	15	00
William Howe, inspecting		32	50
Water Works Dep't. lowering water ma: And charge W. Orange st. sewer, O. 2, Partial Estimates	in ,864.	16	82
Thos. Oliver & Son, estimate No. 1 And charge Benton st. sewer, O. 2,857.	•••••	28 0	00

Sprinkling Streets

Thos. Oliver & Son, estimate No. 1..... And charge Culver park cement walk, 0.2,943. 360 00 \$948 70

FINAL ESTIMATES.

John Mauder, West Orange street pipe		
sewer		50
John Mauder, Gilmore street pipe sewer	452	55
Whitmore, Rauber & Vicinus, Montgom-		
ery alley sewer improvement		
N. L. Brayer, flint street grading	728	75
George Chambers, Thrush street stone	4 501	
sewer		78
N. L. Brayer, Campbell street pipe sewer Thomas Oliver & Son, Edward street pipe	620	38
	751	00
sewer Thomas Oliver & Son, Evans alley pipe	751	83.
	244	17
wm. Fuller, Lyell avenue pipe sewer	448	
Thomas Oliver & Son. Casper street plank	110	vo
walk	96	42
Thomas Oliver & Son, Hixon street plank		
walk	10	92
John Gordon, Frost avenue plank walk	127	65
-		_

\$12,356 56

Ald. Coughlin moved that the bills of Geo. Nicholson for painting at No. 5 Hose house and No. 3 Truck be stricken from the budget and referred back to the Executive Board for correction. Adopted.

Ald. Coughlin moved that the item providing for the payment of \$5 per day for general inspector, Charles D. Marx, a professor of Cornell University now holding the position, be stricken from the budget. Adopted.

The Finance Budget as amended was then adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Foley, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-13.

By Ald. Stein-

To the Hon. Common Council:

GENTLEMEN--Your Committee on Wooden Buildings, to which was referred the petition of Nelson & Ings, to which was referred the petition of netson α Clark for permission to erect a frame roller coaster at the corner of Davis and Scio streets, respect-fully reports that it has made a careful examina-tion into the matter and finds that all of the prop-erty owners within a distance of 200 feet from the proposed structure are upon the petition, and that there is no reason apparent to your committee why the petition should not be granted.

Respectfully submitted.

. STEIN. H. KOHLMETZ, GEO. B. SWIKEHARD, CHRIS. J. SCHAEFFER, W. H. MARSON, Committee,

Ordered received, filed and published.

By Ald. Stein-Resolved, That permission be given Nelson & Clark to construct a roller coaster on the corner of Davis and Scio streets, under the direction of the fire marshal. Adopted. 40 00

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR

REFERENCE. By the Clerk-

MAYOR'S OFFICE. ROCHESTER, June 23, 1886.

Gentlemen of the Common Council. 15 00

The amount of money remaining to the credit of The amount of money remaining to the credit of the lamp fund after the payment of the June bills for the lighting of the city will be about \$75,000. With this amount all the lighting of the city must be paid for until the first of April next—a period of nine months. Under its contract with the Brush Electric Light Company the city is paying in norm of Grance, cas 200 alcoring higher, the pum of 32 50 16 82

30 00

in round figures, for 310 electric lights the sum of

 $\begin{array}{c} 2 & 40 \\ 207 & 50 \\ 212 & 40 \\ 125 & 50 \\ 6 & 95 \end{array}$

225 ŏŏ 525 00 \$7,431 97

\$57 28 6 72 19 45

shout \$52,000 per annum, or a little more than \$4,300 per month. To the hochester Gas Light for builted Gas Improvement Company, for 237 has in number, about \$600 per month. All con-tracts for lighting, with the exception of the con-tract with the Brush Company, which has pade for their renewal. The sum of about \$40,000 is pledged to the Bush Electric Light Company for furtising until the Brush Electric Light Company for furtising until he Brush Electric Light S the territory not bigited by kerosene oil. As no estimate is given of her substitution of electric lights that will be need for substitution of electric Light for some and the sould are to encould be about the sould scheme also provides for her substitution of electric light substitution to the fact substitution of electric light scheme also provides for her substitution of electric light will be need for substitution of electric light will be made for sould be about the substitution of electric light scheme also provides for her substitution of electric light will be made for sould be about the substitution of electric light will be made for sould be about the sould scheme also provides for her substitution of electric light will be made for sould be about the substitution of electric light will be made for sould be about the sould scheme also provides for her substitution of electric light will be need about the sould scheme also provides for her substitution of electric light will be made for sould be about the sould scheme also provides for her substitution of electric light will be need about the sould scheme also provides for her substitution of electric light will be need about the sould be about the sould scheme about the sould scheme also provides for her substitution give as a to what t number of additional electric lights, which may in-crease the expenses of the lamp department many thousand dollars in excess of the amount appro-priated. I cannot lend my aid to this project. It thousand dollars in excess of the amount appro-priated. I cannot lend my aid to this project. It is unbusinessike to proceed in the manner indi-cated. I am determined that we shall keep within the amount of the appropriation if such a thing be possible. I am willing to co-operate with you, and here put myself on record as favor-ing the substitution of electricity for oil, if it is agreed that we shall proceed in a practical and business-like way, and to the end that we do not involve the city in an expenditure greater than the calculation made at the time of the adoption of the tax levy. Justice to all sections of the city now lighted by kerosene oil requires that the contemplated electric lights—that is to say, so many as we can afford to pay for within the say, so many as we can afford to pay for within the appropriation – be equitably distributed, and the Surveyor should be directed to prepare a plan and Surveyor should be directed to prepare a plan and map showing such distribution, treating all sec-tions alke, and working on the theory that there must be a limit to the amount thus to be expended. To a proper resolution of this character, if advan-tageous to the city, I will cheerfully give my sanc-tion. For the seasons above given I hereby re-turn disapproved the resolution adopted at your last regular meeting, offered by Ald. Coughlin, and to which I have referred. CORNELIUS R. PARSONS, Mayor.

C ō

), ìA

эt

r

I-

al ٦ť

a,

'n £.-

г.

d-& er t-

8-

p-he at

hy

m

0F

,s, 1,

CB.

lls)0. ist od

hø

ng

3:45 p. m., July 24, '86.

Ordered, received, filed and published.

The chairman put the question shall the resolution stand as a resolution of the Board notwithstanding the objections of His Honor, the Mayor, Lost by the following vote :

Nays-Ald. Tracy, Marson, Watson, Kobl-etz, Foley, Selye, Mandeville, Swikehard, metz, Foley, Selye, Mandeville, Swikehard Weider. Stein, Buhrer, Kelly, Schaeffer-13

Ayes-Ald. Coughlin-1.

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN-On the 3d of May, 1884, Bernard Klem conveyed to the city of Rochester a right of way across lots one and two of Klem's subdivision of part of the Boody farm, to be used by said city for the construction and maintenance of the Court and William street outlet sewer: such conveyance was made upon the condition that said lots one and two should be forever free from any tax or assessment for the construction, maintenance or repair of said sewer.

In 1883 an assessment was made for the cleaning and straightening of said sewer, which included said lots one and two, which property was then,

39

Adopted by the following vote: Ayes - Ald. Tracy, Congblin, Marson, Kohl-metz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-13. By the Clerk -

OFFICE OF EXECUTIVE BOARD, ROCHESTER, June 29, 1886.

To the Common Council:

GENTLEMEN: The stone sidewalk on the north-east corner of West avenue and York street re-quires to be renewed, as the stone of which it was originally constructed has under the action of frost become disintegrated and badly broken up, leaving

become disintegrated and badly proken up, leaving it in a dangerous condition. The Executive Board has caused the owner to be served with legal notice to repair or renew, but without result, and would therefore respectfully recommend that an ordinance be passed for the construction of a new walk at the point indicated. Respectfully submitted, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Swikehard-Resolved, That the City Surveyor be and hereby is directed to prepare an ordinauce for the construction of a flag walk on the north side of West avenue, at the corner of York street, along property owned by the heirs of P. Grehan. Adopted.

OFFICE OF EXECUTIVE BOARD

ROCHESTER, June 26, 1886. To the Assessment Committee of the Common

Council :

GENTLEMEN-In the matter of the petition of Mrs. H. P. Vanderbeck which was referred by your committee to the Executive Board, said Board would respectfully report the following facts:

It appears from the records of proceedings of the Common Council for 1876-7, that the final ordinance for opening a boulevard from Mc-Cracken street (now Driving Park avenue), to the north line of the Labo Avenue Drividing Lot Asso north line of the Lake Avenue Building Lot Asso-ciation property, was passed July 18, 1876. Com-missioners were appointed and reported their find-ings to the Common Council December 12, 1876, and the assessment roll was confirmed February 20 1877 The accompanying table chows the 20, 1877. The accompanying table shows the names of the owners of the property taken, with the awards and assessments for the same, which were paid and collected.

Names. Lewis Seiye	Assess- ment. .\$1.116 47	Award \$1.376 74	Gain. \$260-27	Loss.	
E. S. Pottle	. 316 85	392 98	76 13		
S. Vanderbeck A. Pritchard	1,415 13	$1,010\ 20$ $1,003\ 00$	•••••	\$404 93	
Driving Park As		1,003 00	•••••	400-36	
ciation	1 499 86	1 594 00	101 14		

Edgar Holmes..... Lake Ave. Build-ing Lot Asso'n... 160 59 400 00 239 41

100 00 18 26 19 74 It will thus be seen that all proceedings were legally taken to acquire the land, the necessary map was filed and the strip of land is now a public highway. filed and the strip of land is now a public highway. It is true that the work of properly grading the same, to make it convenient for use, has never been done, nor have the trees, fences and other obstructions been removed up to date. Respectfully submitted, THOMAS L NEVULE Clerk

THOMAS J. NEVILLE, Clerk.

Ald. Kelly moved to refer the report to the

Assessment Committee. Adopted. By Ald. Konlmetz-Resolved, That the City Surveyor be and hereby is directed to immediately devise a plan and prepare an ordinance for making the necessary construction for carrying the surface drainage to the river from that portion of Vincent Place extending from North St. Paul street to the east end of Vincent Place bridge, in accordance with the recommendations of the Executive Board in its com-Adopted. munication of June.

OFFICE OF EXECUTIVE BOARD, (Rochester, June 26, 1886.

To the Common Council :

To the Common Councul: GENTLEMEN The plank sidewalks on the south-west corner of Plymouth avenue and Bartlett street on premises owned by James Campbell, also on the southwest corner of Plymouth avenue and Strong street, premises owned by heirs of H. E. White, are dangerous, and so badly decayed as to be beyond repair. Notice has been repeatedly served upon the said owners to repair, but nothing has been done. The Executive Board would therefore respectfully recommend that the City surveyor be instructed to introduce ordinances for Surveyor be instructed to introduce ordinances for the construction of new walks where necessary, at and in the vicivity of the points indicated. Respectfully submitted.

THOS. I. NEVILLE, Clerk.

Ordered received, filed and published.

OFFICE OF THE EXECUTIVE BOARD, } Rochester, N. Y., June 26, 1886.

To the Common Council:

GENTLEMEN : An examination of South Water GENTLEMEN: An examination of South water street shows that the timber work is badly de-cayed and in places absolutely dangerous. The planking must be entirely renewed. The Execu-tive Board would therefore respectfully recom-mend that an ordinance be passed for the renewal foll timbers and plack work that may be found of all timber and plank work that may be found Respectfully submi*ted, THOS. J. NEVILLE, Clerk.

Ordered r-ceived, filed and published.

By Ald. Watson-Resolved, That the City Surveyor be and he hereby is directed to prepare an ordinance for the renewal of the timber and plank work on South Water street, in accordance with the recommendations of the Executive Board. Adopted.

OFFICE OF THE EXECUTIVE BOARD, ROCHESRER, June 25, 1885.

To the Common Council:

GENTLEMEN-The estimate made for the construction of Brown street sewer was apparently instruction of Brown street sewer was apparently in-sufficient as the proposals received by the Execu-tive Board for the work were in excess of the amount named in the ordinance. A new ordinance will have to be passed if the work is to be done.

Respectfully, THOMAS J. NEVILLE, Clerk,

Ordered received, filed and published.

Ald, Swikehard moved that the action on the ordinance for a sewer in Brown street be reconsidered. Adopted.

Ald, Swikehard moved that action on the ordinance be indefinitely postponed. Adopted. By the Clerk-

CITY CLERK'S OFFICE, { Rochester, N. Y., June 29, 1886. }

To the Common Council;

GENTLEMEN-I hereby report that the City As-sessors have delivered to me the assessment roll for the Webster plank road sewer, No. 2314, certified and sworn to as required by section 205 of the city charter.

PETER SHERIDAN, City Clerk.

Ald. Schaffer moved that action on the assessment roll for the Webster plank road sewer be postponed until the next regular meeting. Adopted.

CITY CLERK'S OFFICE, ROCHESTER, N. Y., June 29, 1886. To the Hon. the Common Council:

GENTLEMEN: In accordance with section 29, re-vised city charter, I report the following named persons as having qualified and taken the oath of office:

Richard Curran, vinegar inspector.

Jesse L. Rosenberger, commissioner of deeds. Katherine A. Pinney,

Kathering ... K. C. Egan, Yours respectfully, PETER SHERIDAN, City Clerk.

ROCHESTER, N.Y., June 29th, 1886.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: Having been appointed to the re-sponsible position of inspector of vinegar for the city of Rochester, I would respectfully ask that of type of Robiesier, I would respectfully ask that some provision be at once made for the purchase of apparatus necessary to perform the tests re-quired by law. The matter of salary, too, please be not unmindful of, but refer to the proper com-mittee to decide and greatly oblige, RICHARD CURRAN.

Ald. Foley moved that the petition be referred to the Salary Committee. Adopted.

ROCHESTER, N. Y., June 21, 1886.

To the Henorable the Common Council of the City of Rochester:

GENTLEMEN: We the undersigned, owners and tenants of buildings endangered by sparks from the cupalo or chimney of the Whitney building, situated on the west side of North Water street, between River street and Central avenue, do here-by most heartily endorse the accompanying reso-lution of the Rochester Board of Underwriters, and earnestly request your Honorable Body to take immediate action in the premises to insure greater safety to the adjacent property. We have

the honor to be, very respectfully yours, etc., MUNN & ANSTICE, E. K. WARREN, FRANKLIN MILES, W. E. MILES, DEDUTY FUNNTUPLE (PERRIN FURNITURE CO., S. V. PRYOR & SON, MICHELSEN & HOPPE.

Ordered received, filed and published.

ROCHESTER BOARD OF UNDERWRITERS, SECRETARY'S OFFICE, 130 POWERS' BLOCK, ROCHESTER, N. Y., June 21, 1886.

To the Hon , the Common Council of the City of Rochester :

GENTLEMEN-At a meeting of the Rochester Board of Uncerwriters held on the 15th inst., I was instructed to present to your honorable body, the accompanying preamble and resolutions relating to the danger arising from sparks issuing from the cupola or chimney of the Whitney building, situ-ated on the west side of North Water street, be-tween River street and Central avenue, and to request your immediate action in the premises, thereby affording greater protection to adjacent prop-I have the honor to be, Very respectfully, your ob't servant, SELDEN PAGE, Secretary. erty.

Ordered received, filed and published.

Whereas, The cupola or chimney of the Whitney building, used by Shorer & Taillie, on the west side of North Water street, between River street and Central avenue, was the cause of the fire June 5th in the building of Munn & Anstice, situated on the east side of North Water street: also that sparks from said cupola or chimney have at other times started fires upon the window silis of said Munn & Ansice's building; also in the street be-tween; and in our judgment all the property in that neighborhood is endangered by said cupola or chimney: and.

chimney; and, Whereas, The attention of the Fire Marshal has been called to this matter, and no remedy has been effected by him; be it

Resolved; That the Rochester Board of Under-writers petition and they do hereby pe-tition the Common Council of this city to take such action as will cause the owner or ownto take such action as win cause the owner of owner ers of said dangerous cupola or chinney to have it built at least fifteen feet higher and a spark arrester placed thereon. As in duty bound will ever pray. SELDEN PAGE, Secretary.

Ordered received, filed and published. Ald. Stein moved that the fire marshal instruct Mr. Whitney to put a screen on the chimney within five days, and if it was not done, to place it there and charge it to him. Lost.

Ald. Foley moved that the fire marshal be requested to abate the nuisence within twenty. four hours. Adopted.

The report of the milk, meat and vegetable inspector for the month of June was presented and ordered received and filed.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

NORTH ST. PAUL STREET PIPE SEWER.

FIRST ORDINARCES. NORTH ST. FALL STREET PIPE SEWER. By Ald. Marson.-Resolved, That the City Surveyor ascertain and report to the Council the expense of constructing an eighteen (18) inch vitrified pipe sewer in North st. Paul street, from Avenue C to Avenue B. The Surveyor submitted as such estimate \$1,050. By Ald. Marson--Resolved. That the following improvement is necessary, viz: The construction of a vitrified pipe sewer eighteen 13) inches in diameter in North St. Paul street, begin-ming at the produced north line of Avenue B, with the necessary manholes and surface sewers, lot laterals and connections; also the necessary roadway grading and gutter formations. And Wnereas, The City Surveyor, under the direc-tion of this Council, has made an estimate or the whole expense thereof, and reported the same at \$1,050, which estimate is hereby approved. resolved, further, That the following portion of said city is deemed benefited and proper to be assess-ed for the whole expense thereof, viz: Mat He Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Commo Council on Taesday evening, July 13 h, 1886, at 734 o'clock, at the Common Council Chamber, when allegations will be heard. be heard. Adopted.

HENRIETTA AVENUE PIPE SEWER.

By Ald. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in Henrietta avenue

constructing a pipe sewer in Henrietta avenue. Adopted. The Surveyor submitted as such estimate, \$500. By Ald, Marson-Resolved, That the following improvement is necessary, viz. The construction of a pipe sewer 12 inches in diameter in Henrietta avenue, from a point 25 test east of the northeast corner of Goodman street, to the 15 inch pipe sewer crossing Henrietta avenue; also the neces-sary surface sewers, lot loterals, manholes, etc.

And, Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$500, which estimate is hereby approved: Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: Onetier of lots on each side of Henrietta avenue, from a point 25 feet east of the northeast corner of Good-man street to where the pipe sewer crosses Henrietta avenue.

avenue

avenue. And the Clerk is hereby directed to publish notice in pursuance of Title VII, section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said impor-ment ver required to attend the Common Council, on Tuesday evenue, July the 13th, 1886, at 7:30 o'clock, at the Common Council Chambers, when allegations will be heard.

Adopted.

PORTLAND CEMENT SIDEWALKS ON CHESTNUT PARK.

By Ald. Kohlmetz-Resolved. That the Ci.y Surveyor ascertain and report to this Council the expense of constructing Portland cement sidewalks on each side of Chestnut park, from Chestnut street to Williams

ascertain and report to this Council the "expense of constructing Portland cement sidewalks on each side of Chestnut park, from Chestnut stret to Williams street. Aropted. The Surveyor submitted as such estimate, \$950. By Ald, Kohlmetz-Resolved, That the following im-provenent is necessary, viz: The construction of Portland cement sidewalks, of the own J. Schillinger patent, four (4) feet wide, on each side of Chestnut park, from Chestnut street to Williams stret; the cuter line of the sidewalks to be on the outer lines of the aforesaid park, with the necessary grading between the said outer lines and the curb lines, including the grubbing and removal of all the trees and other obstructions that may interfere with the p.oper and workmanlike execution of the proposed improvement; also. the neatly grass sodding of the soaces between the cement walks and curb lines aforesaid. The party or parties to whom the contract for the above-mentioned improvement may be awaroed will be required to furnish the city with a sufficient and satisfactory guaranty for keeping the Portland cement side valks aforesaid in good repair and without charge for five (5) years from the date of the completion of the same. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$\$50, which estimate is hereby approved. And Whereas, the City of The out be assessed for the whole expense thereof, viz.: One tier of los on each side of Chestnut Park, from Chestnut street to Williams street. And the Clerk is hereby approved the same at \$\$50, which earsions in the solv direct 172, of the Revised for the whole expense thereof, viz.: One tier of los on each side of Chestnut Park, from Chestnut street to Williams street. And the Clerk is hereby approved. The derive of bas on each side of Chestnut Park, from Chestnut street to Williams street. And the Clerk is hereby approved. And be clerk is hereby approved. And the clerk is hereby approved. And the clerk is here

CONKEY AVENUE PLANK WALKS.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on each side of Conkey avenue, from Scrantom street to Avenue D, with the necessary crosswalks.

avenue, from scrantom surer to avenue D, with the necessary crosswalks. Adopted. The Surveyor submitted as such estimate, \$1,955. By Ald. Rohlmetz-Resolved, Thatthe following im-provement is necessary, viz.: The construction of a plank si²ewalk four (4) feet wide on each side of Conkey avenue from Scrantom street to Avenue D with the necessary crosswalks and sidewalk grading and - uter formation; but where sidewalks and erosswalks within the linits a med on Cookey avenue of good quality and proper width, grades and alignments now exist they shall not be disturbed; also the owners of lots abutting on Conkey avenue within the aforesaid limits shall have the right, under the supervision of the Executive Board and City Surveyor, to construct their own sidewalks to be completed, with the grading and gutter forma-tion, within thirty (30) days after the grades and alignments have been established by the City Surveyor.

alignments have been essaonence of the organization of the council has made an estimate of the whole expense thereof and report the same at \$1,995, which estimate is berevely approved. Resolved, further That the following portion of said city is deemed a unented and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Conkey avenue from Scrantom street to Avenue D. And the Clerk is hereby directed to publish notice in

5, t, 5

Э-

s, to re

, ie

of

er

88 he ٥g hĕ ue-۰e ·e·

2

з.

٩

1

ŕ

r

đ

pursuance of title VII., section 172 of the Revised Charter of 1880 of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, July the 13th, 1856, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard at the Comm will be heard. Adopted.

CONSTRUCTION OF FLAG SIDEWALK ON A PORTION OF THE WEST SIDE OF ROWLEY STREET.

By Ald. Kohlmetz-Resolved That the City Survey-orase-rtain and report to this Council the excense of constructing a flag stone sloewalk on a portion of the west side of Rowley street.

constructing a mag softe subewark of a portion of the west side of Rowley street.
Adopted.
The Surveyor submitted as such estimate, \$50.
By Ald. Köhlmetz-Resolved, That the following improvement is necessary, viz.
The construction of a Medina or blue stone flag sidewark (b) feet wide on the west side of Howey street, beginning at the south line of the existing sidewark to unite with a flag stone walk now street, beginning at the south sine of the existing side valk on the south side of Fark avenue, and extending southward to unite with the flag stone walk now lad on the west side of said Rowley street, with the necessary sidewark grading; the entire tength of the proposed new flag walk, being about three hundred and forty-two (342) feet.
And Whereas The City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reported the same at \$550, which estimate is hereby approved.
Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.:
One ther of lots on the west side of Rowley street, and the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter or said improvement, are required to attend the Common Council, on Tnesday evening, July the 33th, 1836, at 7:30 o'clock at the Common Council Chamber, when allegations will be heard.

be heard.

Adopted.

SPRINKLING VINCENT PLACE.

SPRINKLING VINCENT FIACE. By Aid. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Vincent place during the season of 1886. Adopted The Surveyor submitted as such estimate, 860. By Aid Koblmetz-Resolved, That the following im-provement is necessary, viz.: The sprinkling of Vincent place from 100 feet east of State street to the west end of Vincent place bridge during the season of 1886. And Whereas, The City Surveyor, under the direc-tion of this Council has made an estimate of the which estimate is hereby approved. Resolved further, that the following portnon of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of los son - ach side of Vincent place from 100 feet east of state street to the west end of Vincent place bridge.

bridge.

And the Clerk is herebydirected to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Tuesday evening, Juy the 18th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will here hered be heard

Adopted.

CHILD STREET PLANK WALK.

ev AM. Kohlmetz-Resolved, that the City Surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on the east side of Child street, from Maple street to the crossing of the Buffalo branch of the N. Y. C. & H. R. R. R.

branch of the N, Y. C. & H. R. R. R. Adopted. The Surveyor submitted as such estimate, \$175. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz: The construction of a plank sidewalk four (4) feet and eight (6) inches wide on the eats side of Child street, from Maple street to the crossing of the Buffalo branch of the N, Y. C. & H. R. R., with the neces-sary crosswalks and sidewalk grading and gutter for-mations. mations

mations. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$175, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz:

One ther of lots on the east side of Child street, from Maple street to the northern track of the Buffalo branch of the N. Y. C. & H. B. R. R. And the Clerk is hereby directed to publish notice in pursuance of Ticle VII, section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, July the 18th, 1886, at ":30 o'clock, at the Common Council Chamber, when allegations will be heard. be heard. Adopted.

FINAL ORDINANCE No. 2,998.

CENTRAL AVENUE IMPROVEMENT. On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

pearing, Alg. Kohlmetz submitted the following:

An ordinance to improve Central avenue from North avenue to Scio street The Common Council of the city of Rochester do or-dain and determine that the following improvement

The Common Council of the City of Rochester do of-dain and determine that the following improvement be made, to wit: The construction of a macadam roadway pavement in Oentral avenue, from the east line of the east cross-walk on North avenue to the west line of the west crosswalk on Scio street, with Medina stone curbs within the limits named, leaving a roadway tweiny-six (26) feet in width b-tween the curbs and midway between the limes of the avenue; also the construction of guiters three (3) feet wide on each side, one '1) foot of the staid guiter to be of Medina stone flag one (1) foot wide, and of Medina stone pavement two (2) feet wide, on each side of the sale avenue within the speci-fied limits, where sidewalks of flag stones, arcement, or brick of good quality, and the specified width and established grades and alignments, are not now laid; avenue, and intersecting the sever in Scio street; also the construction of new and reconstruction of existing manholes and surface severs, and of new lot latterals

the construction of new and reconstruction of existing manholes and surface severs, and of new lot laterals and connections where required. And the whole expense shall be defrayed by the as-sesment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$9,500, and said esti-mate being deemed reasonable, is hereby approved : ano the portion of said city which said Common Coun-cil deem will be benefited by said improvement is de-scribed as follows: One tier of tots on each side of Central avenue from

One tier of iots on each side of Central avenue from

One the of a first of each state of central avenue from North avenue to Sciostreet On which abve described lots and parcels of land the expenses of said improvement are hereby ordered assassed, the assessment upon each lot and parcel of avenue from or to the benefit which each de-

And to be in proportion to the benefit which each de-rives therefrom. And it is further ordained and determined that the taxpayers to be assessed for making such improvement may pay their assessments in three equal payments, as follows

One-third of the amount assessed within thirty days One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirm-ation of said roll, and the remaining one third within two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last instal-ment a discount will be allowed at six per cent. per annum

Adopted by the following vote : Adopted by the following vote : Ayes-Ald, Tracy, Couphin. Marson, Watson, Kohl-metz, Foley, Selve, Mandeville, Swikehard, Weider, Stein Bohrer, Kelly, Schaeffer-14.

FINAL ORDINANCE, NO. 2999.

FLINT STREET PLANK WALK.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

pearing— Ald, Kohlmetz submitted the following:

All a. Konimetz submitted the following: An ordinance to construct aplank sidewalk on Flint street, from Plymouth avenue to Genesee street. The Common Council of the city of Rochester, do or-daiu and determine that the following improvement be

datu and determine that the following improvement be made, to wit: The construction of plank sidewalk. four (4) feet and eight (8) inches wide on each side of Flint street, from the west line of the present sidewalk on the west side of Plymouth avenue to the east line of the present side-walk on the east side of Genesce street, with the neces-sary sidewalk grading, gutter formation and cross-walks.

And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-

fited thereby; and the City Surveyor, under the direc-tion of this council, having made an estimate of such expense, and reports the same at \$3,100, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city, which said common Coun-clament of the presented by said improvement the de-involution of sale and the presented by said improvement the de-method of the sale of the s

and the portion of said city, which said Common Coun-cil deem will be benefited by said improvement is de-scribed as follows: One tier of lots on each side of Flint street, from Ply-mouth avenue to Genesce street. On which described lots and parcels of land the ex-penses of said improvement are hrzby ordered asses-sed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives ther from. And it is further ordained and determined that the taxpayers to be assessments in three equal payments, as follows: One-third of the amount assess-ed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of such roll; and the remaining one-third within two years from the confirm-tion of said roll. On all sums paid prior to the ma-turity of said last instalment, a discount will be al-lowed of six per cent. Per anuum. Adopted by the following vore: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kobl-metz, Foiey, Selye. Mandeville, Swikehard, Weider, Stein, Bchrer, Kelly, Schaeffer-14.

Ald. Foley moved that property owners on Flint street have twenty days in which to build their own walks. Adopted.

FINAL ORDINANCE, NO. 3000.

ADAMS STREET PIPE SEWER.

On motion of Ald. Marsor, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap

pearing-Ald, Marson submitted the following:

And, Marson submittee the following: An ordinance to construct a pipe sewer in Adams street, from 100 feet west of Plymou'h avenue, to the Genesee Valky 'an lsewer. The Common Council of the city of Rochester do ordair and determine that the following improvement

ordain and determine that the following improvement be made, to wit: The construction of a twelve (12) inch vitrified pipe sever in Adams street, beginning at a point one inc-ored (100) feet west of Plymouth avenue and is inches in diameter from the center of Caledonia avenue, and is inches in diameter from the center of Caledonia avenue to intersect the Genesee Valley Ganal sever. including, repairing and extension of existing and construction of new surface severs where required; also, the repairing and reconnecting of old and the connections. connections.

And the whole expense shall be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, and the City Surveyor, under the direction of Hereby, and the City Software stimate of such expense, this Council, having made an estimate of such expense, and reports the same at \$2,\$00, and said estimate being deemed reasonable, is hereby approved; and the portion of said eity, which said Common Council deem will be benefited by said improvement is described as follow

follows: One tier of lots on each side of Adams street, from Plymouth avenue to the B. N. Y. & P. R. R. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-dwest theore from rives therefrom. And it is further ordained and determined that the

A:d it is further ordained and determined that the tax-papers to be assessed for making such improve-ment, may by their assessment in three equal pay-ments, as follows: One-third of the amount assessed within thirty days after the adv rtisement of the assessment rol!: one-third of the amount within one y: ar from the confir-mation of such roll: and the remaining one third within two years from the confirmation of such roll. On all sums paid pror to the maurity of said last instalment, a discount will be allowed of six per cent. per annum.

Instalment, a discount will be answed of six per cent. per annum. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin Marsor, Wat∘on, Kohl-metz, Foley, Selye, Mandeyille, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer. -14.

The final ordinance for the Lowell street improvement came up, Ald. Kohlmetz moved that action be ocstponed two weeks. Adopted.

FINAL ORDINANCE NO. 3,001.

NORTH AVENUE ASPHALTIC IMPROVEMENT.

On motion of Ald. Kohlmetz the Board proceeded to 40

hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-pearing. Ald. Kohlmetz submitted the following:

Ald a konninetz submitted the following: An ordinance to improve North avenue, from Uni-versity avenue to Weid street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be

The construction of an asphaltic pavement be made, to wit: The construction of an asphaltic pavement no North avenue, from the crosswalk connecting the south side of University avenue with the west side of North ave-mue to the produced south curb line of Weld street, by removing the present MacAdam readway surface and so much of the stone foundation thereof as may be necessa-ry and replacing the same with a concrete foundation not less than six inches thick, from curb to curb, to re-ceive upon it an asphaltic bravely, and the sub-stitution of good curb stones for those that are de-fective; the new curb lines to be in the prelong the sub-stitution of good curb stones for those that are de-fective; the new curb lines to be in the prily avenue; also the cleaning and repairing of the main and surface sewers, with the needed extraisions of the latter; the construction of new manholes and surface sewers where required as the laying of water and gas service pipes where their use is now Gemanded or their future use is contemplated or probable. And the whole expense shall be defrayed by the as-sessment upon the lots and narcels of land to be ben-ited thereby; and the Cliy Surveyor, under the di-stitution will be beenefited by add market of such expense, and reports the same at \$14,000, and said settime. Jeng decend reasonable, is hereby ap-proved; and the portion of said cury which said Com-mon Council deen will be benefited by said improve-ment is described as follows: One titer of lots on the east side of North avenue,

non Council deen will be benefited by said improve-ment is described as follows: One tier of lots on the east side of North avenue, from University avenue to Weld street; also one tier of lots on the west side of North avenue included be-tween the produced south curb lines of University ave-nue and Weld street. On which above described lots and parcels of land the expenses of said improvementare hereby ordered as sessed, the assessment upon each lot and parcel of land to be in proportion to the beneit which each de-rives therefrom.

as sessed. The assessment upon call for all for all parter of land to be in proportion to the benefit which each de-rives therefrom. And it is further ordained and determined that the taxpayers to be assessed for making such improvements may pay their as-sessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of such roll; and the remaining one-third within two years from the confirmation of such roll. On all sums paid prior to be maturity of the said last instalment, a dis-count will be allowed at six per cent. per annum. Adopted by the following word: Agree-Ald. Tracy, Coughlin. Marson, Kohlmetz, Foley, Selye, Shaeffer, Manderille, Swikehard, Wei-der, Stein. Bohrer Kelly-15.

foley, Selye, Snaence, der. Stein, Bohrer Kelly Nays-Ald. Wa son-1.

FINAL ORDINANCE No. 3,0 2.

GORHAM STREET ASPHALT IMPROVEMENT

On motion of Alderman Kohlmetz the Buard pro-ceeded to hear allegations in relation to the improve ment described in the ordiance below: after hearing such allegations from all persons ap-

pearing-

pearing— Alderman Kohlmetz subnitted the following: An ordinance to improve Gorham street, from the east curb line of North St. Paul street to the west curb line of North Cli. for street The Common Council of the city of Rochester do or dain and determine that the following improvement be grade, to wit:

The construction of an asphaltic pavement on Gor-ham and determine that the following improvement by made, to wit: The construction of an asphaltic pavement on Gor-ham street. Irom the east curb line of North St. Paul street to the west curb line of North Chinton street, with Medina stone curbs on each side of the street be-tween the lini s named, the existing curb stones when not on the grades and alignments that may be estab-lished by the City Surveyor, to be taken up, and if of acceptable quality to be re-dressed, if necessary, and re-set; otherwise to have new stones substituted. Also, the construction of a twelve (12) inch vitrified pipe sever from the eastern end of the present sever in Goham street to intersect the sever m North Clinton street; also the cleaning and repairing of the existing sever, with the construction of the necessary man noles, lamp-holes, surt-ce severs lot laterals and connections; also, the laying of all water and gas ser-vice pipes, with appendages where now required or the in future need is contemplated or probable; also, the necessary stench-traps for surface severs.



fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$17,500, and said es-timate being deemed reasonable, is hereby approved : and the portion of said city which said Common Coun-cil deem will be benefited by said improvement is de-scribed as follows: One tier of lots on each side of Gorham streagt from

One tier of lots on each side of Gorham street, from North St. Paul street to Clinton street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom

land to be in proportion to the benefit which each de-rives therefrom. The assessed of for making such de-mand it is further ordained and determined that the tax payers to be assessed for making such improve-ment may ray their assessments in three equal pay-ments, as follows: One-third of the amount assessed within 30 days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of said roll; and the remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last instaiment a discount will be allowed at 6 per cent. per annum. Adopted by the following vote: Ayes-Ald. Tracy. Coughlin, Marson, Watson, Kohl-metz, Foley, Selve, Swikchard, Weider, Stein, Bohrer, Keily-12.

eily-12, Nays-Ald Mandeville, Schaeffer-2.

FINAL ORDINANCE, NO. 3,003.

DAVIS STREET PIPE SEWER.

On motion of Ald, Marson the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-

hear allegations in relation to our important de-arthed in the ordinance below. After hearing such allegations from all persons ap-pearing— Aid. Marson submitted the following: An ordinance to construct a pipe sever in Davis street from 40 leet east of Herzel alley to the sever in Fileps street. The Comment of a pipe sever 12 inches in diame-ter in Davis street, from a point 40 feet east of Herzel and control of a pipe sever 12 inches in diame-ter in Davis street, from a point 40 feet east of Herzel and control the following improvement be made, o wit: They street. They street the following improvement be the severs, io Literals, Y branches and manholes arrace weres, io Literals, Y branches and manholes arrace weres, io Literals, Y branches and manholes arrace weres, io Literals, Y branches and manholes its of the readway grading and gutter formation. And the whole expense shall be defrared by the severes, io Literals, Y branches and manholes are sessment upon the foits and parcels of hand to be bene-tice of the read and parcels of hand to be bene-tive of the following insported the same at \$75 and said esti-mate being deemed reasonable, is hereby approved and the portion of said try which said Common Council deem will be benefited by said improvement is de-scribed as follows: One tier of lots on each side of Davis street from a point 40 feet east of Hetzel alley to Finney street. On which above described lots and parcels of land derives therefrom. Adopted by the following vote: Ares—Ald, Foley presented a remonstrance against the final ordinance to the one ping of a street the final ordinance to the one ping of a street

Ald. Foley presented a remonstrance against the final ordinance for the opening of a street from Union park to Canfield place and moved that both be referred to the Law Committee. and that further action be postponed two weeks. Adopted.

FINAL ORDINANCE, No. 3,004.

SPRINKLING TROUP STREET.

On motion of A'd. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

Pearing, Aid. Kohlmetz submitted the following: An ordinance to sprinkle g Troupe street, from 100 feet west of Caledonia avenue to the west line of Pros-

And to the set of Caledonia avenue to the west une or rros-pect street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The sprinkling of Troup street, from 100 feet west of Caledonia avenue to the west line of Prospect street, during the season of 1886. And the whole expense shall be defrayed by the as-seasment upon the lots or parcels of land to be bene-fited thereby; and the City Surreyor, under the direc-tion of this Council, having made an estimate of such expense, and report the same at \$140, and said esti-mate being deemed reasonable, is hereby approved;

and the portion of said city which said Common Coun-cil deem will be benefited by said improvement is de-scribed as follows: One tier of lots on each side of Troup street, from 100 feet west of Caledonia avenue to Prospect street, On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

rives therefrom.

rives inerciron, Adopted by the following vote: Ayes-Ald. Tracy, Coughin, Marson, Watson, Kohl-metz. Foley, Selye ManCeville, Swikefard, Weider, Stein, Bohrer. Kelly, Scharffer. --14.

FINAL ORDINANCE-NO.3,(05 .

SPRINKLING JONES STREET.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

After hearing such allegations from all persons ap-pearing— Ald. Kohlmetz submitted the following : Ald. Kohlmetz submitted the following inter-south of Flatt street to the milddle of Center street. The Common Council of t: e City of Rochester do or dain and determine that the following improvement be made, to-wit: The sprinkling of Jones street, from 100 feet south of Platt street to the milddle of Center street, during the season of 1886. And the whole expense shall be def, ayed by the as-seesment upon the lots and parcels of land to be bene-fitted thereby: ano the City Surveyor, under direction of this Council, harting made an estimate of such ex-pense, and reports the same at \$80, and said esti-nate being deemed reasonable, is hereby approved ; and the portion of said city, which the said Common to council deem will be benefitted by said improvement is described as follows: One tier of lois on each side of Jones street, from 100

Is described as follows: One tier of lots on each side of Jones street, from 100 feet south of Platt street, to Center street, from 100 feet south of Platt street, to Center street, and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Watson, Kollimet, Foley, Selye, Mandeville, Swikchard, Wei-d-r, Stein, Bohrer, Kelly, Schaeffer—14.

FINAL ORDINANCE NO. 3,006.

OPENING A STREET FROM CAMPBELL TO JAY STREET.

On motion of Ald. Bobrer, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

scribed in the ordinance verow: After hearing such allegations from all persons ap-pearing. Ald, Bohrer submitted the following: An ordir ance to open a street from Campbell street to Jay street. The Common Council of the City of Rochester, do ordain and determine that the following improvement be made, to wit: The opening of a street from Campbell street to Jay street, and the territo, y deemed necessary to be taken therefor is described as follows, viz.: A strip of land 40 feet in width extending from Campbell street to Jay street, the east line of the proposed street to be the east line of lot No. 8, owned by Barbara Lintz, and said east line produced to Campbell street. And the whole expense shall be defrayed by the asess-ment upon the lots and parcels of lands to be benefited thereby ; and the portion of said city which said Com-mon Council deem will be benefited by said improve-ment is described as follows: On the rof of to stor each side of the proposed street. On which above described lots and parcels of land the expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote:

India to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Coughin, Marson, Watson, Kohlmetz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

LOCAL IMPROVEMENT ASSESSMENTS.

LOCAL IMPROVEMENT ASSESSMENT, No. 2,701.

OPENING A NEW NEW STREET FROM CLIFFORD STREET TO NORTON STREET.

By Ald, Stein-Whereas, The Common Council did upon the 9th day of September 1984, enact an Ordinance for opening a new street from Clifford street to Norton stree

And, Whereas, the entire cost and expense of said improvement has been ascertained to be the sum of \$8764.17.

And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on e.ch side of the proposed street from Clifford street to Norion street. Therefore, Resolved, That the sum of \$3764.17 being the whole amount of the expense aforesaid, shall be assessed on such lots and parcels of land. And V. Fleckenstein, Wm. Maher and L. A. Pratt, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses withing the portion or part of said city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby potified to meet for this purpose, on Sturday, the Srd day of July, 1886, at 9 o'clock in the fore-noon, at the office of the City Assessors, No. 15 City Hall.

Hall. Adopted by the following vote: <u>Ayes-Ald</u> Tracy, Coughlin. Marson, Watson, Kohl-metz, Foley, Seyle. Mandeville, Swikehard, Welder, Stein, Bohrer, Kelly, Schaeffer.-14.

Ald. Kelly presented a petition relating to riding bicycles on sidewalks and gave notice that at the next regular meeting he would move the adoption of the following penal ordinance.

AN ORDINANCE RELATING TO BICYCLES.

The Common Council of the city of Rochester do ordain as follows :

ter do ordan as follows: Section 1. — Any person may ride a bicycle upon any sidewalk in this city; except that between the hours of 6 a. m. and 9 p. m., no person shall ride a bicycle upon the side-walks of the streets described as follows, to wit: Main street from Liberty Pole to the Erie canal; State street south of the N. Y. C. H = R. Exception of the Erie & H. R. R.; Exchange street north of the Erie canal; St. Paul street, from the N. Y. C. & H. R. R. to Court street, and Mill, Front and Water streets, south of the N. Y. C. & H. R. R., under a penalty of five dollars (\$5.00) for each offense.

Section 2. - Any person, who, while riding a bicycle upon any sidewalk in this city, shall negligently collide with, or run against any person walking or standing upon such sidewalk, shall be liable to a fine of not less than five dollars (\$5.00) nor more than twenty-five dollars (\$25.00) for each offense. In an action for such penalty, it shall not be necessary for the plain-tiff to prove negligence on the part of the defendant.

UNFINISHED BUSINESS.

The matter of extending the street railway tracks through Plymouth avenue came up. Ald, Stein moved that action be postponed two weeks. Adopted.

EXECUTIVE BUSINESS.

Ald, Watson moved that the Council proceed to appoint a city attorney. Ado Ald. Watson nominated Ivan Powers Adopted.

Ald. Kohlmetz nominated Ivan Powers. Ald. Kohlmetz nominated G. Fort Slocum. Ivan Powers was named by Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14. Ivan Powers, having received the requisite number of votes, was declared appointed City Attorney

Attorney

Ald. Watson moved that the board proceed to the appointment of commissioner of deeds, and that the clerk cast the ballot.

Adopted by the following vote : Ayes-Ald. Coughlin, Marson,

Ayes Ald. Coughlin, Marson, Watson, Kohlmetz, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bobrer, Kelly, Schaeffer -13 -13

The following named persons having received the concurrent vote of the Council, were deeds : dulv appointed commissioners of Walton J. Osborne, J. J. Haller.

MISCELLANEOUS BUSINESS.

By Ald. Shaeffer -

OFFICE OF THE CHIEF OF POLICE, Rochester, N. Y., June 29, 1886.

To the Bicycle Committee of the Common Council:

GENTLEMEN: There was an understanding about a year ago, made between your committee and members of the different biovcle clubs of this city, limiting the riding of bicycles in certain parts of the city, but that agreement has been broken continually this summer, and there have been so many complaints from citizens about the promis-cuous use of such through the principal part and center of the city that it became my duty to notify bicycle riders through the newspapers that the or-dinance in regard to the same would be enforced. I would most respectfully ask your committee to furnish me with a copy of those resolutions in relation to the same.

I am, gentlemen, yours respectfully, J. P. CLEARY, Chief Police.

Ordered received, filed and published.

By Ald. Schaeffer-Petition for a sewer in Bernard street and Hayward park; referred to the Sewer Committee. Also petitions for water-works extension on Henrietta avenue and Third extension on Henrietta avenue and Third avenue; referred to the Water Works Committee and Executive Board.

By Ald. Schaeffer-

ROCHESTER, June 29, 1886. To the Hon. Commn Council :

GENTLEMEN.-The undersigned respectfully represents that he has opened two streets north of and resents that he has opened two streets north of and extending to Pinnacle avenue through property owned by him and known as lot 52, township 12, range 7. Said streets opened by me are designated on the map thereof as Nagle and Claremont streets. I have opened said streets for public use, have filed a map thereof in the Clerk's office of Monroe Coun-ty, N. Y., and have fully dedicated the same as public streets, and I hereby request your honorable body for and in behalf of the city of Rochester to accept the dedication as may be required and I mal and legal action as may be required and I hereby agree to perform such other act or acts as may be required to render this proposed dedication Respectfully Yours, JOHN A. NAGLE. effective and legal.

Ordered received, filed and published. By Ald, Schaeffer-Resolved, That the communication of John A. Nagle to the Board, dedicating certain streets through his property in the 16th ward to public use, be referred to the Executive Board to report at the next regular meeting of this Board, if said Nagle has performed all acts necessary to render the dedication of said streets to public use complete and Adopted. legal.

Ald, Schaeffer moved to reconsider the action taken at the last meeting in reference to petition of H. L. Fish. Adopted.

Ald. Schaeffer moved that the matter be referred to the Executive Board. Adopted.

By Ald. Kelly-Resolved. That the City Survevor be, and hereby is directed to prepare an ordinance for the widening of Myrtle street. Adopted.

By Ald. Weider-Whereas, The property owners on Comfort street from South avenue to Pinnacle avenue, are desirous of replacing the present delapidated plank walks thereon with permanent stone walks; therefore,

Resolved, That the City Surveyor be, and is hereby directed, to establish the line and grade for the same as soon as practicable. Adopted.

٠t t)f .e 3-3-; n nt 00 1d 9d 0f Bn, 31to ie-.p. et do ent iay ind ind fay ast ast ess-ted Ve :eet and red 1 of dě 30n, 3rd, rs. И.

T TO

did

ance

rton

said m of

By Ald. Weider-Petiton of McGraw & Fox for relief under their contract for Hickory street improvement. Referred to the Improvement Committee.

By Ald. Mandeville-Petition of John A. C. Wright for permission to crect a wood build-ing. Referred to the Wood Building Committee and Fire Marshal with power to act.

Ald. Mandeville moved that the resolution by Ald. Foley in relation to the charter revision. published at page 147 of current proceedings, be reconsidered. Adopted.

Ald. Mandeville moved that the resolution be adopted. Adopted. By Ald. Manceville-Resolved. That the

contract for the furnishing of two hundred and seventy-five tons of grate coal for the City Hall be awarded to the following firms, in accordance with their proposals: Bradshaw & erz-berger, H. B. Smith, F. W. Baetzel, Bern-hard & Casey, Pbillips & Van Ingen. Adopted. By Ald. Mandeville-Resolved, That the

By Ald. Mandeville - Resolved, That the Mayor be, and is hereby requested, to furnish this board with a copy of the contract made with the Edison Electric Illuminating Co. for permission to lay its wires under the streets of the city of Rochester, for the information of the board and for publication. Adopted. By Ald. Selve-Resolved, That the Clerk be

By Ald, Selye—Resolved, That the Clerk be and he hereby is directed to draw orders in favor of John Sheridan, William Cough-lin, Daniel Golden, Monroe Bills, A. Karon for \$30.80 ϵ ach and P. Be-han for \$27.72, for J. Schuler for \$26.18, and for Michael Cashman for \$4.62, the above amounts being for labor on public parks for month of May and charse Park Fund.

Month of May and Carte Fark Fund. Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Foley, Selye, Mandeville, Swike-hard, Weider, Bohrer, Kelly, Schaeffer-13, By Ald. Foley—Whereas, At a regular meet-ing of the Computer Course head Marsh.

ing of the Common Council held March 9th, 1886, the Executive Board reported that Louise C. Canfield had filed a map of Canfield place. running 306 feet from Union street, and in this particular has complied with the necessary requirement in the matter of dedicating a street for public uses; therefore,

Resolved, That this Common Council, on behalf of the city, does bereby accept the dedica-tion of Cantield place, running 306 teet from Union street, made by Louise C. Canfield, and do hereby declare the same a public streat; an the City Clerk be directed to enter the same i the street register and the Executive Board h notified of the same. Adopted, By Ald. Foley-Whereas, The tax-payers o

West avenue are now expending over \$60,00 for the purpose of making a perfectly clean smooth, solid pavement in West avenue; and,

Whereas, The Rochester City & Brighto Street Railroad Company propose to lay doubl tracks through the center of said street, an thereby set apart the best part of the street for their use; and,

Whereas, It is a notorious fact that the Stree Car Company has utterly failed in its agree ment and obligations to keep its tracks in orde and.

Whereas, One principal reason why it has so failed to keep its tracks in order is that its method of construction, viz: laying flat rails upon a wooden superstructure is faulty, unstable and constantly liable to decay and get

superseded in all principal cities of this country and Europe, by using an iron sub-structure; and

Whereas, In Europe the flat rail has been en tirely superseded by a groved rail, which has shown itself to be better adapted in both winter and summer to the wants of both the Railroad Company and the people, and which presents absolutely no obstruction to driving over it; therefore, be it

Resolved, That the Rochester City & Brighton Railroad Company are hereby directed to use for their tracks in West avenue, what is known as "the English grooved rail," with iron substructure, to be approved as to width and depth of grove by the Executive Board, and a copy of this resolution shall at once be served upon said Railroad Company. Adopted.

By Ald. Foley-Resolved, That permission be granted to A. M. Wilson to construct a Portland cement walk, instead of plank, on south side of Flint street, from Plymouth avenue to a point 135 feet west, under the super-vision of the City Surveyor and Executive

Board. Adopted. Ald. Marson presented the petition of Thomas Peart in regarit to the remission of taxes, which was referred to the Assessment Committee.

On motion of Ald. Coughlin the Board then adjourned.

PETER SHERIDAN, City Clerk.

*** In Common Council-July, 13, 1886.

REGULAR MEETING.

Ald, Wm. H. Tracy, President of the Board presiding.

Present-Ald. Tracy, Coughlin, Marson, Watson, Kohlme'z, Foley, Selye, Mandeville, Swikehard, Schaeffer-14. Weider, Stein, Bohrer, Kelly,

Absent-Ald. Fritzsche, Elliott-2.

APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings.

By Ald. Coughlin--Bills of

United Gas Improvement Co., lighting

ar I	namps sune				
m l	Rochester Gas Co.,	lightin	g lamps	s June. 1	,057 00
nd.	Citizens' Gas Co., li	ghting	lamps J	une 1	599 09
d	Citizens' Gas Co., la	bor an	d måter	ial June	8 50
	Brush Electric Light				
in	June				182 60
oe	J. W. Maser, lighti	ngoill	amne Ti	11v	596 44
	, , ,	0		-	000 11
	Referred to the			ttee.	
m	By Ald, Coughl	inBi	ls of		
00					0 50
٥,	J. C. Birmingham, 1				6 50
,	A. F. & S. C. Stewa				37 75
	Q. C. Schuhart, vaco				44 55
\mathbf{n}	Henry Heavey, boa				20 00
le	John W. Mason, co.	llecting	; garbag	e	228 00
bn	Daniel Hickey,	••			114 00
or	Wm. Rosengreen,				114 00
01	John Baker.				114 00
	Jacob Stein,		••		114 00
et	J.W. Maser.	••			114 00
e-	Peter Hardy.				114 00
	Patrick Bradley,				228 00
r;			• •		114 00
	Jacob Rauber,			••••••	114 00

Referred to the Health Committee.

By Ald. Marson-Petition of Anthony Miller and C. B. Kimball to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act; also petition out of repair; a method that is rapidly being to change the name of Eagle street to Livings-

ton Place. Referred to the Committee on Opening and Alteration of Streets. By Ald. Watson-Petition of L. Mandery for

permission to erect a wood building. Granted. By Ald. Kohlmetz-Petition of James A. Brown for perm ssion to erect a wood build-

Granted under direction of the Wood ing. Building Committee and Fire Marshal.

By Ald. Foley-Petitions of Robert Wright, George A. Tanner, W. H. Theiler, J. W. Ets, Mary A. Wheeler and H. W. Hills for permis-sion to erect wood buildings. Granted under direction of the Wood Building Committee and Fire Marshal.

By Ald. Foley-Bills of-

F. J. Amsden, transportation	n	5 13 64
St. Mary's Hospital, board St. Joseph's Orphan Asylum		2,824 05
St. Joseph's Orphan Asylum	, board	985 82
Rocnester	·	491 00
st. Patrick's	•• •••••	980 51
St. Mary's		989 4 9
Sisters of Mercy		$605 \ 15$
Home of Industry	•• •••••	362 39
Tudantinial School		396 71
Home of the Friendless	•• •••••	130 00
Kleinnans Brothers, meat		25 00
M. Eisenmenger, groceries		21 00
Mary Flannigan, board		6 00
John P. Smith, printing		25 00
Frank Defendorf, groceries.		17 00
P. Joyce, burials.		24 00
Geo. G. Knapp, groceries		9 00
Mary Pallett, rent		600
Punch & Son, burials		18 50
John Lutes, disbursements		21 93
L.A. Hedges, burial		12 00
G. Goetzman, soap		102 70
T. J. Kenning, groceries		37 00
Geo. Oppell, bread		12 60
August Weitzel, bread		47 01
Samuel McCormick, rent		3 75
Dr. E. H. Makk, printing		7 00
Mrs. John Killip, rent		14 00
Briggs Brothers, meat		8 35
H. P. Mulligan, shoes		650
Beferred to the Poor Co	mmittee.	

Referred to the Poor Committee

By Ald. Selve—Petitions for electric light on Bloss street, also on Clarkson street, both re-ferred to the Lamp Committee; also petition of Gus Rau for permission to erect a wood buildings, referred to the Wood Building Committee and fire marshal with power to act. By Aid. Selve-Bills of-

John Connolly, repairing lawn mower	\$1 00
Henry Heavy, hack hire	3 00
J.B. Long, repairing tools	2 30

Referred to the Park Committee. By Ald. Mandeville-Bills of

Referred to the City Property Committee. By Ald. Swikehard-Petition of Andrew Erhardt for permission to erect a wood building; referred to the Wood Building Committee and Fire Marshal with power to act. Also petition for electric lamp on Sherman street; referred to the Lamp Committee.

By Ald. Swikehard-

[Copy.]

BRIGHTON, N. Y., July 13, '86. At a meeting of the officers of the village of tition of Leo Terhaar for permiss Brighton, July 13th, '86, at 7:30 p. m., Resolved, That the Rochester & Brighton Rail- ing Committee and Fire Marshal.

road Co. be requested to extend their Park avenue line through said avenue to Hart or some other street east of Hart street and thence to the south line of East avenue in the village of Brighton near Hughson's wagon factory, and that the President of the village and Board of Trustees, together with a committee of ten citizens appointed by the Presi-dent, meet the officers of the Street Car Co. at an early day with full power to urge their immediate attention to our request; and that the Clerk of this Board invite the members of the Common Council Board invice the members of the Common Council of the city of Rochester to be present at said meet-ing and assist so far as they can in this matter so beneficial to both Rochester and Brighton. [Countersigned] THOS. E. BLOSSOM,

Clerk.

BRIGHTON, N. Y., July 13, 1886.

To the Common Council of the City of Rochester To the Common Council of the City of Rochester: GENTLEMEN-You are earnestly requested to join the officers of the village of Brighton and citizens' committee in urging upon the Rochester & Brighton Street Car Company the importance of extending their Park avenue line to Brighton village. As you well know, they have the only charter to run cars to Brighton, and, like the dog in the man-eer, they will not run there themselves or let any.

.5 19 ger, they will not run there themselves, or let any-)Ō õ

ger, they will not run there themselves, or let any-body else run there, but with your assistance and influence properly exerted they may, perhaps, give the matter some attention. Rochester has Brighton's trade, and should in return give us their influence so far as possible to enable us to obtain from the Street Car Company what we reasonably ask and demand. The Street Car Company has named Thursday, July 15th, at 10 a. m., at their building, near barn, for an interview with us, and the presence of any)0)0)0

Õ or an interview with us, and the presence of any or all of your honorable body interested in this matter is resp. ctfully requested at this meeting. Yours truly, YULLAGE OF BRIGHTON.

THOS. E. BLOSSOM, Clerk.

Ordered received, filed and published. By Ald, Weider-Bills of

by Ald. Weider - blis of	
Sunday Herald Publishing Co., printing.	\$9 50
John P. Smith, books and binding	22 55
G. Glover, serving notices	3 60
Sunday Herald, notices	11 00
John A. Davis, disbursements	78 05
Rochester Herald Co., publishing notices.	10 00
E. C. Maloy, repairing tape, surveyor	9 25
John C. Moore, maps and book, assessor	27 00
John C. Moore, blanks, surveyor	3 85
John C. Moore, binding, treasurer's office	25 75
Rochester Printing Co., blanks, etc	213 69
Isaac F. Quinby, disbursements	26 60
Union and Advertiser Co., blanks	49 00
Yawman & Erbe, repairing level	3 00
D. T. Hunt, postage stamps	5 00
Rochester Volksblatt, printing notices	100 00
Referred to the Contingent Expense	Com-
mittee.	

By Ald. Weider-Petitions of M. Lusher and B. Friedman for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act; also petition for Portland coment walk on Goodman street. Referred to the City Surveyor to prepare an ordinance. By Ald Kelly-Petition of Mary J. Hough-

tailing for permission to erect a wood building. Granted.

By Ald. Schaeffer-Petition for water mains on Alphonse street, referred to the Water Works Committee and the Executive Board; also petition of Leo Terhaar for permission to erect a wood building ; referred to the Wood Building Committee and Fire Marshal to report back to the Board at the next regular meeting

By Ald. Stein-Remonstrance against the petition of Leo Terhaar for permission to erect a wood building, referred to the Wood Build-

41

re 0-28 00 Ó9 **ŠŎ** 60 44

er

nd

эn

;8-

Э.

ry 10, 11-

er. ad

Its it;

on

ISe

٧'n ıbth py 0'n

0n

a Dn 6-

)**r**-

٧e

of

of

nt

en

6.

٠đ

n,

θ,

у,

By Aid. Schaeffer-Petition of Lawrence Hanavy to erect a wood building ; referred to the Wood Building Committee and Fire Marshal with power to act.

Ald. Foley moved that the action taken at the last meeting in regard to the use of the grooved rail on West avenue be reconsidered Adopted.

Aid Foley moved that the matter be re-rred to the Improvement Committee. ferred to Adopted.

REPORTS OF STANDING COMMITTEES.

Ald. Coughlin from the Lamp and Health Committee, Ald. Foley from the Poor Com-mittee, Ald. Selye from the Park Committee, Ald. Mandeville from the City Property Com-mittee and Ald. Weider from the Contingent mittee and Ald. Weider from the Contingent Expense Committee reported in favor of the various bills referred to their respective committees and referred them to the Finance Committee for payment.

By Ald. Kelley-

To the Hon, the Common Council of the City of Rochester:

Rochester: GENTLEMEN: Your Law Committee, to which was referred the petition of Catharine Houck, re-spectfully reports thereon as follows: Mrs. Houck was seriously injured upon the even-ing of December 26, 1885, by falling into a hole in the flag-stone sidewalk upon South avenue. She appeared before your committee by her at-torney and stated that she regarded the sum of \$500 as reasonable compensation for the injuries enciened sustained.

No proof was offered before your committee of any notice of the defective condition of the walk having been given to the Executive Board before the accident occurred. Upon inquiry made of the Executive Board your committee is informed that

Your committee, therefore, reports adversely upon the petition of Mrs. Houck.

Respectfully submitted, J. MILLER KELLY,

P. WEIDER,	
D. W. SELYE.	
H. KOHLMETZ,	
Law Committee	

Adopted.

By Âld, Coughlin-

To the Hon. the Common Council:

To the Hon. the Common Council: GENTLEMEN: Your Lamp Committee, inviting proposals for lighting the various districts now lighted with gas, would respectfully report that we have received the following proposals; From the Rochester Gas light Company, 4 cents per lamp per ni^{ch}t, or \$14.60 per lamp per year. From the Citizen's Gas Light Company, 5 cents pet lamp per night, or \$18.25 per lamp per year. From the United Gas Improvement Company, 5 cents per lamp per night, or \$18.25 per lamp per year.

year.

Your Lamp Committee have had several conferences with the various gas companies, and find that considerable difference of opinion prevails regard-ing the price to be paid for lighting the public gas

The second state of the se

and the second state of the second second

With the United Gas Improvement Company, to light, extinguish, clean and care for the public gas lamps now lighted by them, from the first day of July, 1886 to the first day of July, 1887, at the rate of \$18.25 per lamp, per annum. WM. COUGHLIN, JR., GEO. B. SWIKEHARD, J. H. FOLEY, J. MILLER KELLY, HENEY K OHLMERZ

HENRY KOHLMETZ, Lamp Committee.

By Ald. Coughlin-Resolved, That the Mayor be, and he is hereby authorized and requested to enter into contract with the Rochester Gas Co. to light, extinguish, clean and repair all the public lamps now lighted by them, at the sum of \$14.60 per lamp per annum, from the 1st day of July, 1886, to the 1st day of July, 1887.

Resolved. That the Mayor enter into contract with the Citizens Gas Co., to light all the public gas lamps now lighted by them for the sum of \$18.25 per lamp per annum, said con-tract to commence July 1st, 1886, to continue for one year, and to end July 1st, 1887.

Resolved, That the Mayor be authorized to Resolved, That the Mayor be authorized to enter into contract with the United Gas Im-provement Co., for the care, cleaning, lighting and repairs of the public gas lamps now lighted by them, for the sum of \$18.25 per lamp per annum, from July 1st, 1886 to July 1st, 1887; and be it further Besolved That the Mayor be requested to

Resolved, That the Mayor be requested to insert in the agreement a provision that the Common Council may at any time discontinue the use of lamps if they may deem it of advantage to the city and the taxpayers.

Adopted.

Ald. Kelly, from the committee appointed to revise the city charter, reported progress and asked for further time. Granted

Ald. Kelly, from the Salary Committee, reported progress in regard to the salary of vinegar inspector and asked for further time. Granted.

REPORTS OF SPECIAL COMMITTEES.

By Ald. Kelly-

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN-Your Special Committee on Sala-ries submit the following for your consideration:

GENTLEMEN-YOUT Special Committee on Sala-ries submit the following for your consideration: The Law Committe were invited to attend the meeting held for the purpose of fixing the salaries of the City Attorney and employees of the office. A careful inquiry was then made with reference to the amount of help required and the extent of the litigation to which the city is a party. There are now pending against the city suits to at least the number of seventy in the courts of record of this State, aggregating in the amount of damages claimed over \$550,000; aside from this there is a large amount of litigation arising in the lower courts to which the city will be a necessary party. There is also a great variety of questions, involving complexities of law and fact, arising from the various departments of the city government, which are constantly submitted to the City Attorney for his opinion and to which he must give careful ex-amination and attention. We therefore recom-mend that the salary of the City Attorney, Ivan Powers, be at the rate of \$4,000 per annum from the lat day of July, 1886, to the 1st day of June, 1887; that the salary of Jule, 1886, to the 1st day of October, 1886; that the salary of B. Darwin Smith, stenographer, be at the rate of \$900 per annum, and that of William J. Burke, clerk, at the rate of \$400

per annum, from the 1st day of June, 1886, to the 1st day of June, 1887. J. MILLER KELLY,

Рп	. WEIDER.	
L.	BOHRER,	
D.	W. SELYE	١,

H. KOHLMETZ Salary and Law Committee.

Ald Mandeville moved to amend the resolution by making the salary \$3,500 instead of \$4 000.

Lost by the following vote: Nays-Ald Tracy, Coughin, Marson, Watson, Kohlmetz, Foley, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-13. Ayes-Ald, Mandeville-1.

The report was adopted by the following vote :

Ayes – Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz Foley, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer–13. son.

Nays-Ald Mandeville-1.

Ald Kelly from the Law Committee reported progress in the matter of opening a street from Union park to Canfield place, and asked for further time. Granted.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

MAYOR'S OFFICE, ROCHESTER, July 9, 1886.

Gentlemen of the Common Council:

Gentlemen of the Common Council: At your last regular meeting a resolution was adopted, upon motion of Ald. Foley, requiring the Rochester City & Brighton R. R. Co. to use for their tracks in West avenue what is known as the English grooved rail. I am informed by the City Attorney that your Board cannot compel the use of the rail in question. This itself would seem to invalidate the action you have taken, but there are other reasons which prompt me to suggest that you give further consideration to the matter. So far as I can learn, the rail ordered is not made nor used in this country, and as this fact would there-fore necessitate an importation of the same or the construction of machinery to manufacture the said used in this country, and as this fact would there-fore necessitate an importation of the same or the construction of machinery to manufacture the said rail, and as time within which it must be laid is limited, it would seem better to adopt some other form of rail. I desire at this point to call your attention to a resolution adopted by your board on the 18th day of May last, and which resolution may be found at page 102 of your current proceedings. It provides that the question as to the style of rail to be used in West avenue be referred to be improvement committee to examine into and report. Had the terms of this resolution, which is still in force, been carried out, an agreement would have been reached and would have, I apprehend, proved sat-isfactory to all. Other reasons might be advanced why an effort to enforce the provisions of Ald. Foley's resolution should not be attempted, but the foregoing, I think, will be deemed sufficient for me to return the resolution disapproved, which I hereby do, with the suggestion that your improve-ment committee comply with the terms of your resolution of May 18th, and which, I think, if done, will result in a satisfactory solution of the matter. CORMELIES R. PARSONS, Mayor.

Ald. Foley moved that the veto lay over until the next meeting. Adopted. By the Clerk-

ROCHESTER, N. Y., June 30, 1886,

Gentlemen of the Common Council:

1

n

٥ ť f å

At your meeting held on the evening of June 15th, upon the report of your Assessment Com-mittee, the treasurer was directed to receive from Edward Brunswick the sum of \$300 in full of the assessment levied upon lot 1 and lots H and Z, in-clusive, for North St. Paul street improvement. The lots covered by this resolution are twenty in number. The amount of tax for said Will be when the $\mathcal{A}^{\mathcal{R}}$

improvement standing upon the books of the treasurer against the aforesaid property, including expense of sale, etc., is \$2,757.32. The treasurer is therefore directed to charge to erroneous assess-ments—which means upon the city at large—the sum of \$2,457.32. The justification for this action seems to have been wholly based upon the state-ment that said improvement was improperly good seems to have been wholy based upon the state-ment that said improvement was improperly con-structed; that poor material was used, and that in consequence thereof the property owners along the line of the said street have received but little benefit. If these statements are true, and this is a proper way to remeat the issuer alound to have proper way to remedy the injury claimed to have been done, then your board must calculate to canbeen done, then your board must calculate to can-cel other assessments remaining unpaid, and where the tax has been paid must also refund the equita-ble amount. As the entire cost of the improve-ment was about \$34,000, for which Mr. Bruns-wick's property was assessed about \$2.700; and as your resolution now proposes to accept in full for this assessment \$300, or about 11 per cent. thereof, leaving 89 per cent. to be charged back to the seneral fund you must make up your mind if you cent, to be charged back to the general fund, you must make up your mind, if you would deal justly by all concerned, to refund and charge back a similar 89 per cent of all other as-sessments for the improvement, or a total of about \$30,000. It seems to me that your action has been unwisely taken. I have made inquiries as to the quality of the improvement made. Opinions differ. It is alleged that the same was as good as could be expected for that character of improvement. The expected for that character of improvement. The contractors for the work are among the most rep-utable and responsible in the city. If they have erred, then their attention should be called to the fact, and they should be asked to rectify the errors committed. If the improvement was improperly made, why was the same accepted and paid for ? Let us ascertain where the responsibility lies and, if possible, apply the remedy. I do not feel that the city at large should be atthis burden, and there-fore return the said resolution without the sanction of my approval.

of my approval. CORNELIUS R. PARSONS, Mayor.

Ordered received, filed and published.

Ald. Foley moved that the matter be referred back to the assessment committee for further co sideration. Adopted.

Ald. Foley moved that the veto lay on the table until the report of the committee. Adopted.

Ald. Mandeville moved that the action taken at the last meeting in regard to the contract with the Rochester Natural Gas and Fuel Com-pany be reconsidered. Adopted.

Ald. Mandeville moved that the gas matter lay over until the next meeting. Adopted.

MAYOR'S OFFICE, ROCHESTER, June 30, 1876.

Gentlemen of the Common Council:

The resolution adopted at your meeting held June 22, 1886, approving a form of contract to be entered into with the Rochester Natural Gas and Fuel Company, and directing the Mayor to execute the same on the part of the city with said com-pany, is hereby returned, disapproved. The pro-posed contract is an extraordinary document. It gives to said company the exclusive right to lay, maintain and operate in the public streets, lanes and alleys of the city of Rochester, mains and pipes and alleys of the city of Rochester, mains and pipes for conveying natural gas, to be used for heating and lighting purposes. It allows to said company three years in which to determine whether or not it will avail itself of the exclusive privilege granted. Nothing in it compels said com-pany to ever lay, maintain and operate mains and pipes for the purpose mentioned. It further provides that "the mains and pipes of the party of the second part placed in any of the pub-lic streets, lanes or alleys of the city of Rochester, shall be so placed under the direction and super-intendence of the Executive Board of the city of Rochester, and in obedience to the regulations and requirements adopted by said Executive Board." The meaning of this section of the contract is that when said company is ready to proceed under its terms, the Executive Board shall determine and prescribe the condition to be followed. In my judgment we should know at the outset what the conditions are to be, and not grant a valuable fran-chise, leaving the conditions to be fixed upon one, two or three years later. And this leads me to suggest, what is the personality of the Executive Board to be in the future? Is it entirely improbable that one or more members of the Rochester Natural Gas and Fuel Company, or one or more stockholders in said corporation, or persons di-rectly or indirectly interested in the success of the enterprise, may not, within the time mentioned, become memal ers of the Executive Board of the city of Rochester?-a Board which your proposed contract says shall, at some time in the future, as-sume the direction and superintendence of the and it is absolutely necessary in case of good faith, and it is absolutely necessary in case of good faith, and it is absolutely necessary in case either party seeks to gain undue advantage. Moreover, I ques-tion the expediency of granting any company or corporation the exclusive right suggested under the proposed contract. Natural gas already ex-tion the expediency of granting any company or corporation the exclusive right suggested under the proposed contract. Natural gas already ex-tists in quantities of more or less magnitude within distances of from tweive to thirty miles of when it may not be discovered in sufficient volume to supply this city, at some point unch nearer than is a type the work. In such an instance, to supply this city, at some point much nearer than is at present known. In such an instance, the city would be supplied more cheaply than by the city would be supplied more cheaply than by the company which conveys the gas from Pennsyl-vania, and hence the exclusive right would, in that case, work to the disadvantage of the commu-nity. The contract which you direct me to exe-cute does not state that the Rochester Natural Gas and Fuel Company is to obtain its supply from Pennsylvania, and still the price—one dollar per thousand cubic feet—which the company is permitted to charge for said gas, must be based on the theory that the same is to be brought from that State. This feature is wrong and unfair, for if the gas is brought from a less distance, the price for the same should be much lower, and the contract should so state. The limit to the price fixed by the Buffalo Common Council for the supply of natural gas to be furnished that of thy by its natural gas comgas to be furnished that city by its natural gas com-pany is 75 cents per 1,000 cubic feet. The considergas to be furnished that city by its natural gas com-pany is 75 cents per 1,000 cubic feet. The consider-ation named in vour contract for granting the ex-clusive right to the Rochester Natural Gas and Fuel Company to supply natural gas to this city is that said company shall furnish a sufficient quan-tity to heat and light the City Hall and Front street building so long as it shall supply natural gas to any person or persons in the city of Rochester. This is purchasing a valuable franchise pretty cheaply. Why not have included the public schools and engine houses, thereby showing an appreciation of the privilege granted ? My own opinion is, however, that the city should pay for what it gets and make its con-tracts to protect its own interests and the in-terests of all of its citizens. At the same meet-ing at which the resolution above referred to was passed, your board adopted another resolution di-recting that a contract be entered into with the Incandescent Gas Light and Fuel Company. That therefore cheerfully approved and signed them; but this resolution I cannot approve for the reasons above stated, and I therefore return it disapproved. CORNELIUS R. PARSONS, Mayor.

Ald. Mandeville moved that action on the veto be postponed until the next regular meeting. Adopted.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, { Rochester, N. Y., July 13, 1886. { To the Common Councel. GENTLEMEN: The Freentive Board, to: whom

was referred the communication of John A. Nagle in reference to the dedication of oertain streets, beg leave to report that the maps and filing thereof as stated in said communication was found in the County Clerk's office, and this act, so far as the dedication of said streets to public use, has been duly performed. But said streets are not graded, or even thrown open to public use, nor can the lo-cation of the same be found upon the ground from any visible indications. Respectfully submitted.

Respectfully submitted,

THOS. J. NEVILLE, Clerk. Ordered received, filed and published.

By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, July 13, 1886.

KOCHESTER, July 15, 1880.) To the Common Council: GENTLEMEN. -In the construction of the Good-man street sewer under ordinance No. 2,963, it will be necessary to enter upon property belonging to Hannah F. Brown. The city has now a temporary easement or right of way through this property for an open ditch which carries the sewage dis-charge of the Court and William streets outlet sewer. The plan for the new sewer, which will receive the sewage of the same district as that now carried in the open ditch, together with that from the Upton park and Culver park districts, is to contruct an enclosed sewer for a distance of to contruct an enclosed sewer for a distance of 700 feet and to deepen and enlarge the ditch for some 2,600 feet further through the lands of said

some 2,600 feet further through the lands of said Brown, thereby requiring a permanent easement or right of way through the same. The Executive Board through its chairman has tried to negotiate for the necessary easement and has received the accompanying alternative propo-sitions, both of which said Board deem unaccepta-ble. As this of the utmost importance to that sec-tion of the city to be ben-fited by the construction of said sewer that it should progress without delay, said Board wou'd respectfully recommend that the City Atroney be institucted to at once apply to the court for the appointment of a commission to determine the value of said easement or right of way. Respectfully submitted, THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald, Schaeffer-Resolved, That the City Attorney be and he is hereby directed to at once apply to the court for the appointment of a commission to condemn an easement or right of way for Goodman street sewer and outlet ditch, through the lands of Hannah F. Brown on the east side of Goodman street, as contemplated to be constructed under ordinance No. 2,963. Adopted.

To the Executive Board of the City of Rochester: GENTLEMEN: In compliance with your request I have the honor to submit the following propositions

I will give permission to the city of Rochester to construct a covered sewer across my land, beginoning at a point in Goodman street, and rning in an easterly direction until it intersects the old sewer at the north and south fence on my premises about at the north and south rence on my premises about seven hundred feet from said street, and that an open ditch may be constructed from said fence, running easterly along the old ditch to the north boundary line of my farm, upon the following terms and conditions:

The old ditch or sewer from Goodman street to that point where it intersects the new sewer above referred to, must be abandoned, and it must be filled up with dirt even with the surface of the earth and leveled off smoothy. The open ditch, must be fenced on both sides with suitable board and post fence four feet high, and the banks of the ditch within the inclosure must be mowed on or-before the 15th day of June in each and every year. A new bridge must be constructed where the lod bridge is now located, with a suitable gate at least ten feet in length from post to post. I must have the privilege of drahing into the sawer from time to time. My property must not be as-The old ditch or sewer from Goodman street to

sessed for building said sewer to exceed the sum	George Franks	•••	25 10
of \$1. All damages done to my crops and grain growing on the prenesis, by persons who may be	Henry K. Miller John Monroe	••	25 25
employed in the construction of said sewer, shall	Thos. Gangeroth	••	25 2 2
be paid for by the city of Rochester.	Thos. Gangeroth 12—Daniel J. Davis	drunk	10
If the above conditions are acceded to, and the city of Rochester, in addition thereto, will agree	John Van Vechten Frank Ansell		10 10
to pay me the sum of \$500 per year for the term of	14-John J. Bowers		10 5 10 10
five years, payable in semi-annual installments of	John Stewart:	••	10
\$250 each on the first days of May and November in each and every year, I will enter into a contract	Joseph McLaughlin		10
with the city of Rochester, giving my consent that	15—Joseph Knupfer Martin J. Forbes		10 25 10
said sewer may be constructed across my land in	Ed Noonan	••	10 3
the manner above indicated, and that the same	Thos. Dell	••	10
may be used by the city for the period of five years; or	Wm. J. Emblow Mary Hack	•	10 10
I will enter into a contract with the city, that a	Thos. O'Neil		10 5
covered sewer may be constructed the whole dis-	Lewis Strobel	assault	33
covered sewer may be constructed the whole dis- tance across my farm, to be used by the city for all time to come, if the city will pay me the sum of	Chas. Lauterburn Ursula Hoernline		10
\$6,000 in cash. Yours respectfully,	Albert Beisi el	vio. ord	$egin{array}{cccc} 5 & 5 \ 2 & 1 \ 2 & 1 \ 2 & 1 \ 2 & 1 \ 2 & 1 \ 2 & 1 \ 2 & 1 \ \end{array}$
HANNAH F. BROWN.	Edward Staub	••	$\frac{2}{2}$ 1
Dated, July 8th, 1886.	John Maibaum		2 1
Ordered received, filed and published.	Wm. Neidinger 16—Barbara Hersch	drunk	$ \begin{array}{ccc} 2 & 1 \\ 10 & \end{array} $
By the Clerk-	Sarah Wilcox	vio. ord.	10 10
REPORT OF THE POLICE CLERK FOR THE MONTH	Wm. Daily	drunk	10 5
OF JUNE, 1886.	Mary Kilmer Mary Kilmer	vio. ord.	10
POLICE COMMISSIONERS' OFFICE,	Burt Birdsall	••	2 1
July 13, 1886. §	Frank Carter	••	$egin{array}{cccc} 50 \\ 2 & 1 \\ 2 & 1 \\ 2 \end{array}$
GENTLEMEN-I respectfully submit the follow- ing as my report for the month of June, 1886:	Wm. Christley		$\frac{2}{2}$
1886. Crime. Penalty. Paid	Frank Hess Patrick Sullivan	drunk	10
June.	Delia Clark	••	10
1—Abram Talman pet. larc'y \$50 John E. Emperor drunk 5 \$5	Emil © ottfrodssen Thos. Dellp	 otit lonconn	10
Sarah Merins 10	Elizabeth Oram	etit iarceny	25 25
Geo. L. Edmonds 5	17-Wm. Pryor		5
Daniel O'Leary 10 Butterfield Lace 10	Melvin Brown Peter Peters		10
Thos. Donivan 10 5	Frank Howard		5 10
Daniel Donivan 10 5	Chas. Allen	••	5 - 5
Geo. Hyans 10	James O'Neil	•• mia and	10
2-Geo. Hayes	James 'appan John O'Hara	vio. ora.,	2
3-Agnes Hanienan drunk 5	Wm. Waunch		2 2 2 2 2 2
Geo. Bachman 5 Mary Lysaight 10	Byron Purdy	••	2
	John Levis Charles Robinson		2
Jacob Eberds 2 2	James Holden		2
Joseph Reinfeldt 2 1 Frank Strausner 2 1	John Emmons		2
Frank Strausner 2 1 4-Hattie Newman drunk 10 Edward Dorsey 10 5	Fred. Kimball Martillo Warner	••	22
Edward Dorsey 10 5	Wm. Miller	••	2
5-Barron Blakepetit larceny 30 John Wheelerdrunk 10	Wm. Mazurette	••	2
John Wheeler drunk 10 James Grimessafe keeping cost 2	Sarah Lytle 18 - Frank D. Mills	drunk,	10 10 10
Annie Spaffordvio. ord. 25 10	Wm. Harder	····,	10
John Graham 10 10 Henry B rnes 10 5	Daniel Dorris		10
7-Patrick Gaffney 5	Frank Grappenstetter Wm. H. Stanton	••	10 10
Wm. Prentice drunk 10 5	Chas. Schuey 19—Mary Smith.	vio. ord.	5
Lizzie Gier 10 Edward Smith 5 2	19-Mary Smith	drunk	10 10
Hannah Dwyer 10	Michael Lentner Louis Margrander		$ \begin{array}{ccc} 10 & 10 \\ 10 & 10 \end{array} $
Michael Holloran ··· 10 2	21-Bridget McGann	••	10
Geo. Samuel 5 5 Annie Fitzgerald 10	Hattie Bachman	vio. ord.	15 15
Frank DeGloriovio. ord. 10 5	Bernard Killday Daniel Donovan	drunk	$ \begin{array}{ccc} 10 & 5 \\ 10 & 5 \end{array} $
John Henry	Chas. McCormick	••	10
8-James Connell drunk 10 John Dolan 10	Daniel O'Shea Hattie Malcolm		3 3
Lewis Gagner vio. ord. 2 1	Poter Knudson	••	10 10 5
	Wm. Basnip	••	10 3
Frank Robinson 2 1 9–Thomas Hart drunk 10	Samuel De Lake		5
Luther Elgin 10 5	Chas. Osborn James Moore, Jr		10 10
James Connors petit larceny 50	22-Kate Weed		10
Fritz Burke assault 5 10-Wm E. Hall 10 10	Robt. Rowe		10
10-Wm E. Hall 10 10 Charles H. Chapman. drunk 10	23-Edward Charles		10 10
11-Bridget Mulvey 10	Lyman Crowley	••	10 5
Mary Clark 10	Lyman Crowley Walter Bond 24—Mary Kirkwood	••	10
Maggie Wilson 10 Edward Curley 5	Maggie Anthony	vio.ord,	10
James Curley 55	Maggie Anthony James Brown	10.0ru,	20 10 10 10
George wand vio ord 50 50 1	Abel Cayford	assault	5 5
42			

3

Classe.

25-Sarah Wilcox	vio. ord.	10	10	
Mich. Kuhn	assault	30	15	
Albert Listman		30	15	
Geo. Yatey	••	3Ŏ	10	
Chas. Miller	vio. ord.	ĨŎ	5	
Wesley Havens	••	10	5 5 5	
John Mallinne	drunk	5	5	
Wm. H. De Hart	••	10		
26—Lawrence Burke	••	10		
August Stoltz	••	10		
Chas. Steger		10		
Thos. R. Connell	vio. ord.	5	2	
28-Thos. Spillane	drunk	10		
Edgar J. Howland		5	~	
Wm. Labegan		10	5	
Elenor C. McCandless.	4	10	-	
Mich. O'Connor Felix McLaughlin	tramp drunk	cost 10	1	
Timothy Collins	drunk	10		
Peter Deal	arunk	10	10	
Joseph Briggs	••	10	10	
Mich. Kelly	••	10		
Thos. Kennah	assault	50		
Henry Christie	drunk	10		
James Brady	vio. ord.	īŏ		
John Kern		ĩŏ		
James Costello	••	1 0		
Geo. McDermott	••	10		
Frank Guyer	••	10		
29-Chas. Davis	drunk	5		
Patk. Sullivan	••	10	10	
Delia Clark	••	10	5	
Saml. J. Roycraft	••	10		~
Frances Westerman	assault	_5	5	
30-Ed. Leonard	drunk	10	5 3 5	
James Crowley		10	Э	
James Mitchell	mio ond	10		
Chas. Zimmerman	vio.ord.	10 10	10	
August Shuknecht		10	10	
Total			\$494	50

Total.....

STATE OF NEW YORK, County of Monroe, City of Rochester, ss:

I, B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing report contains a true and correct statement of all the moneys received by me as such clerk during the month of June, 1886, for fines, penalties and costsimposed by the Police Justice of said city. B. FRANK ENOS, Clerk.

Sworn to before me this 13th day of July, 1886. B. KEELER, Com. of Deeds.

Ordered received, filed and published.

By the Clerk-

Office of the Executive Board, } Rochester, N. Y., July 1, 1886, }

To the Common Council :

I have the honor to transmit herewith. as required by law-

 Monthly report, showing expenditures made by the Executive Board for all purposes during the month of June, 1886: ORDERS DRAWN ON THE CITY TREASURER.

Executive Board, orders for labor\$5,993 41 Amount certified to Common Coun- cil 46,685 36	
Total	,678 77
Highway Fund. \$11,462 46 Water Pipe Fund. 10,308 29 Water Works Fund. 8,668 30 Fire Department Fund. 7,481 97 Street Sprinkling Funds. 2,221 42 Local Improvement Funds. 12,391 33	
Total	,678 77 of the Board,
Balance in Funds July 1, 1886. Dr. City Treasurer	
Street Sprinkling Funds	.304 29
	JOAT WALL

Salary and Expense Fund	585 49	
Highway Fund	85,054 55	
Water Pipe Fund	47,906 91	
Water Works Fund	128,660 54	
Fire Department Fund	64,096 80	

Respectfully submitted,

THOS. J. NEVILLE, Clerk. Ordered received, filed and published.

\$326.304 29

By the Clerk-

166

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN : We, the undersigned, Commis-sioners of Excise of the City of Rochester, report that moneys have been received by said Commisthat moneys have been received by said Commis-sioners from the persons named, and in the re-spective amounts set forth in the following schedule, commencing June 1, 1886, and ending June 31, 1886, for licenses to sell and dispose of strong and spiritnous liquors, ale, beer and wine, in quantities less than five gallons at a time, at the places herein named, and that this report contains a statement of all the money received during said month, viz: month, viz: June 1, 1886:

- - - --

June 1, 1000.	
Zimmer, William, 319 Central ave	\$50 00
Schaefer, E. P., St. Joseph and Kelly sts.	50 00
Zimmer, William, 319 Central ave Schaefer, E. P., St. Joseph and Kelly sts. Balzar V. Joseph, 159 Pinnacle ave. Curran, P. H., 219 Spring st McGill, Michael, 464 State st Frest, Philopema, Pinnacle ave. and Meigs st.	50 00
Curran, P. H., 219 Spring st	50.00
McGill, Michael, 464 State st	50 00
Frest, Philonema Pinnacleave and Meige	00 00
of	50 00
st Donerr, John, 365 Plymouth ave Hyde, James, 163 Broadway st Lang, George E., 92 Reynolds st	
Hudo Jom a 169 Dreadman at	50 00
Long Coords II of Droad way st	50 00
Lang, George E., 92 Reynolds st	50 00
Kerner, John G., 61 Seward st Hoehn, Charles J., 438 North ave McConnell, Philip, 206 Plymouth ave Nientimp, Rosina, 128 St. Joseph st O'Neil, Frederick, 222 S. St. Paul st Reisky, Emil, 321 N. St. Paul st Thompson, Laura M., 133 W. Main st Schleiffarth. Erefunand. 544 State st.	50 00
Kerner, John G., 61 Seward st	50 00
Hoehn, Charles J., 438 North ave	50 00
McConnell, Philip, 206 Plymouth ave	60 00
Nientimp, Rosina, 128 St. Joseph st	50 00
O'Neil, Frederick, 222 S. St. Paul st.	50 00
Reisky, Emil. 321 N. St. Paul st.	50 00
Thompson, Laura M., 133 W. Main st.	50 00
Schleiffarth, Ferdinand, 544 State st	30 00
	50 00
Crowell, Walter S., 120 Caledonia ave Beha, Louise, 269 St. Joseph st	
Colliton, John, 243 Bronson ave	50 00
Dublehoise Semuel 9 Den et	50 00
Dublebeiss, Samuel, 2 Bay st.	50 00
Heillbronn, Fred, 159 Chatham st	50 00
Klein, Maria, 34 Front st Stallknecht, Joseph, 121 Front st	50 00
Stallknecht, Joseph, 121 Front st	50 00
Cirtolzki, August, 189 North st	50 00
Nagle, Frederick, 213 St. Joseph st	50 00
Karle, John J., 88 S. St. Paul st	50 00
Green, Wm. C., 94 Monroe ave	50 00
Cirtolzki, August, 189 North st. Nagle, Frederick, 213 St. Joseph st. Karle, John J., 88 S. St. Paul st. Green, Wm. C., 94 Monroe ave. Rau, Grs, 345 N. St. Paul st. Cole, Sam, 207 S. St. Paul st. Ralph, Wm. H., 234 State st. Whitehead Mary. 172 Allen st	50 00
Cole, Sam, 207 S. St. Paul st.	50 00
Ralph, Wm. H., 234 State st.	50 00
Whitehead, Mary, 172 Allen st.	50 00
Hartz, William, 172 Bronson ave	50 00
Marchand, Fred G., 504 and 508 E. Main st.	50 00
Lettington George W., 3 E. Main st.	50 čõ
Cassidy James 29 Front st	50 00
Marchand, Mary, 172 Allen st. Hartz, William, 172 Bronson ave. Marchand, Fred G., 504 and 508 E. Main st Lettington, George W., 3 E. Main st. Cassidy, James, 29 Front st. Miller, Frederick J., 580 Lake ave. Appel, William J., 12 Exchange st.	50 00
Annel William I. 12 Exchange st	- 50 00
Worsely John 201 St Joseph at	50 00
Florack, John, 304 St. Joseph st June 7th:	90.00
Machan Jaman 170 Wagt and	FO 00
McGee, James, 178 East ave	50 00
Lavigne, Wm., 94 Saratoga ave	50 00
waldheim, Mrs. C., Meigs, cor. Caroline st.	50 00
Ferner, Leonard, 260 and 264 Lake ave	50 00
Waldhelm, Mrs. C., Meigs, cor. Caroline st. Ferner, Leonard, 260 and 264 Lake ave Christ, Joseph, 96 N. Clinton st.	50 00
Summers, A. C., Bay, cor. Alexander sts.	50 6 7
Frank, Charles M., 152 East ave	50 00
Summers, A. C., Bay, cor. Alexander sts. Frank, Charles M., 152 East ave. LaForce, Wm. O., 766 N. Clinton st. Miller, E. L., 113 N. Clinton st.	50 00 50 00
Miller, E. L., 113 N. Clinton st	50 00
Mauder, Alois, 4 Oakman st	30 00
Schroedel, August, 515 N. St. Paul st	50 00
Mauder, Alois, 4 Oakman st Schroedel, August, 515 N. St. Paul st Armbruster, Fred W., 169 Scio st	50 00
Fogarty, John, 76 Smith st Chambers, Wm. C., Plymouth avenue and	50 00
Chambers, Wm, C., Plymouth avenue and	00 00
Spring st	50 00
Spring st. Merkel, Albert, 774 N. Clinton st.	50 00
Seiler, Jacob, 149 Campbell st	50 00
Konath, Gotleib, 386 Lyell ave	50 00
11011am, 0001010,000 Lychavo	00 00

50

50 50

Eisenmann, Catherine, 250 North ave..... Meriau, George, 132 Pinnacle ave..... Pfarrer, George, 132 Pinnacle ave..... Ffarrer, George, 143 Lyell ave.... Guckelsburger, Theodore G., 466 Jay st... Herman, Charlotte, 40 Hanover st... Doyle, Rosanna, 108 Caledonia ave.... Armbruster, Charles A. & Co., 322 Hud-son st.... son st. Hess, Fred, 126 North ave Stopperau, Henry, 36 Vincent Place.... Delman, Herman, 368 Lyell ave... Sohitzer, Leo A., 194 Andrews st. Ciarlellis, Antonia, 191 Front st. June 14th: son st... June 14th: Youngs, John C., 224 Troup st. Heilman, Franziska, 238 Hudson st. Devitt, Hugh, Exchange cor.Spring st. Merguit, Maria, 62 Front st. Green, Isaac H., 111 Front st. Zimbrick, Daniel, 36 Mill st. Armbruster, Julius, Union and German st. Zweigle, John G., 50 Front st. Fuchs, Charles F., 183 Front st. Langridge, Joseph, 248 State st. Oeschger, Dominick, 220 North ave. Merz, Mrs. J. F., 58 Gregory st. Auer, Sebastian, 181 Front st. Ward, Caroline, Prospect and Adams st. Wolcott, James E., east end Clarissa st. bridge Wolcott, James E., east end Clarissa st. bridge. Horan, Edward W., 34 Hill st. Werth, Henry, 120 W. Main st. Wick, Mrs. C. D., 334 Brown st. Beisheim, Geo., 124 Wilder st. MoMainis, James, 348. St. Paul st. MoMainis, James, 348. St. Paul st. Mattle, Philip, 397 Hudson st. Cable, Amelia, 106 Chatham st. Gebinke, Albert E., 468 North ave. Balley, Jacob G., Grape and Orange st. Stehle, Catherine, 490 Clifford st. Boyd, John F., 347 Lake ave June 21st: Weiser, George, 124 and 126 Allen st. Weiser, George, 124 and 126 Allen st..... Buck & Sanger, West Main st., (Powers Buck & Sanger, West Main st., (Powers Hotel) Knope, Henry, 31 North Ford st... Mura & Knipper, 550 State at Budd, E. W., 420 State st. Sayer, Joseph, Bay and Alexander sts. Kohl, Charles, 26 Lowell st. Knefer, Fred C., 141 Hudson st. Kimmel, Henry, 338 North Clinton st. Schwab, Goodhard, 266 South St. Paul st. Erler, William, 111 Hudson st. Schaefer Bros., 232 Central ave. Vohs, Lena, 10 Sullivan place. Rudhard, Joseph, University ave. and rail-road. road Forest, Camille, 163 Central ave..... Leimgruber, Victoria, 351 East Main st ...

 Campbell, James, 368 State st.
 50 00

 McAnarney, Thomas, 150 Brown st.
 50 00

 Eiseman. E., Maple corner Madison st.
 50 00

 Feltz, Armand, 288 Plymouth ave.
 50 00

 Gangloff, Frank X.
 489 Jay st.
 50 00

 Birkholz, Wendelin, 126 Chatham st.
 50 00

 Birkholz, Wendelin, 126 Chatham st.
 50 00

 Siebert, Leo, 116 Pinnacle ave.
 50 00

 Coweth, Sarah W., 163 Adams st.
 50 00

 Herbert, Mary, 290 Scio st.
 33 50

 Krausshaar, Alfred S., 160 Mt. Hope ave.
 50 00

 Crawford, Eliza, 204 Troup st.
 50 00

 Callhan, Rose, 82 S. Ford st.
 30 00

 Collinan, Rose, 82 S. Ford st.
 30 00

 Collinan, Rose, 82 S. Ford st.
 30 00

 Collinan, Rose, 82 S. Ford st.
 30 00

 Collanout received and deposited with
 the City Treasurer.
 \$7,665 00

 Dated June 30, 1886.
 Botterney, P. DICKINSON,
 Lawrend Warney

 $\begin{array}{c} 50 & 00 \\ 50 & 00 \\ 50 & 00 \\ 50 & 00 \\ 50 & 00 \end{array}$ Campbell, James, 368 State st..... 50 00 50 00 50 00 50 00 50 00 50 00 50 00 50 00 50 00 50 00 50 00 60 ÖÖ 60 00 60 00 ŐŎ 50 00 50 00 60 00 POMEROY P. DICKINSON, JAMES MALLEY, CONRAD HERZBERGER, Excise Commissioners. 50 00 50 00 STATE OF NEW YORK.) COUNTY OF MONROE, CITY OF ROCHESTER.) 50 00 - 88. 60 00 54 00 The undersigned, commissioners of excise for the city of Rochester, being duly sworn, each for himself, says that the above report of persons licensed, the date of their license and their respect-30 00 50 00 53 00 50 00 50 00 Incensed, the date of their license and their respect-ive places of business, and the moneys received from them is in all respects just and true, and that said report contains a statement of all the licenses granted and all moneys received by them during the month of June, 1886. POMERCY P. DICKINSON, CONRAD HERZBERGER, JAMES MALLEY, Excise Commissioners. 50 00 50 00 50 00 50 00 50 00 50 00 50 00 30 00 60 00 Subscribed and sworn to before me this 30th day of June, 1886. JOHN H. MASON, Commissioner of deeds in and for the city of Roch-50 00 ester. 100 00 Ordered received, filed and published. 50 00 50 00 By the Clerk-OFFICE OF THE OVERSEER OF THE POOR, CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., June 1, 1886. 50 00 **50 00** 50 00 $\begin{array}{c} 50 & 00 \\ 50 & 00 \\ 50 & 00 \\ 50 & 00 \\ 50 & 00 \end{array}$ To the Honorable the Common Council of the City of Rochester: GENTLEMEN: The undersigned Overseer of the Poor of the City of Rochester, would respectfully report that during the month of June he has re-lieved 339 families, in the following manner: 50 00 30 00 50 00 Orders on poor store..... \$1,056 50 60 00 54 00 coal yard undertakers. transportation. 110 00 •• 67 50 for 4 14 shoes..... 13 65 Ordered received, filed and published. 50 00 50 00 By the Clerk-CITY CLERK'S OFFICE, ROCHESTER, N. Y., July 13, 1886. 50 00 60 00 **30 00** To the Hon. Common Council: 50 00 50 00 GENTLEMEN: In accordance with section 29, re-vised city charter, I report the following named persons as having qualified and taken the oath of 50 00 50 00 30 00 office: flice: Ivan Powers, City Attorney. Walter J. Osborne, Commissioner of Deeds. John J. Haller, Yours respectfully, PETER SHERIDAN, City Clerk. 30 00 60 00 60 00 50 00 Ordered received, filed and published. 50 00

To the Honorable the Common Council of the City of Rochester :

The petition of Rev. A. A. Wood respectfully shows

That your petitioner is, and for forty-eight years has been, a minister of the gospel; that he is en-gaged in no other business; that he is the owner of the house and lot No. 30 Rowley street, in this city; that, as a minister, his property, to the amount of \$1,500, is by law exempt from taxation, yet he nevertheless finds himself taxed for the full amount of his property on the tax list for 1886.

Your petitioner is informed that this has arisen Your pectuater is intermed that this has arisen from some mis-statement made to the Board of Assessors that he had removed to New York, while the fact is that though he passed the winter months in that vicinity, it was only for a temporary visit; that he has and has had no other home than his residence, No. 30 Rowley street, to which he returned on the 4th of May, and where he now lives.

Inves.
Your petitioner therefore prays your honorable ody to cause to be remitted to him such portion of the city tax assessed upon his house, No. 30
Rowley street, as the law of the State exempts ministers of the gospel from paying.
Very respectfully, your obedient servant, A. AUGUSTUS WOOD, No. 30 Rowley street, Bochester, July 5th 1886.

Rochester, July 5th, 1886.

Referred to the Assessment Committee. By Ald. Kohlmetz-Petition for a plank walk on Harris avenue. Referred to the city surveyor to prepare an ordinance.

ACTION ON ORDINANCES.

GLENWOOD AVENUE RETAINING WALL.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of increasing the embankment and the construction of retaining walls across Deep Hollow creek.

Adopted. The Surveyor submitted as such estimate \$3,400, By Ald. Kohlmetz – Resolved, That the following

retaining wans across Deep Hollow creek. Adopted. The Surveyor submitted as such estimate \$3,400, By Aid. Kohlmetz-Resolved, That the following improvement is necessary, viz: An addition to the embankment on Glenwood avenue between the benks of Deep Hollow creek by building from north to south under said avenue with the par-about twenty (30) feet of the present. Culvert, running from north to south under said avenue with the par-tial filling in of the space between the said retaining walls; also the reconstruction and extension of the sever now on the west bank of the creek and on the avenue aforesaid with the necessary surface severs and sub sout west bank of the creek and on the avenue aforesaid with the necessary surface severs and indicated point on the east side thereof with the nec-sary filling in, timb-ring, anchoring, and sheet plung of the ice-pond dam belonging to thenry fast afore-said, which inc construction of the retaining walls, and the moving and re-locating of the boat house of the ice pond dam belonging to thenry fast afore-said, which in construction of the retaining walls, and the moving and re-locating of the boat house is foresaid may require, the building anew or repairing to make said dam as good as present. And whereas, the City Surveyor, under the direction of the loce benefited and proper to be assessed for the whole expense thereor, viz: Median benefited and proper to be assessed for the whole expense thereor, viz: Median diff (20) feet of the north ine of Glenwood avenue, to a point one hun-dred (100) feet south of the south affred first street, thence northerly along all east line of First street, thence northerly along all east side thereof, except-ting the lots with the east side thereof, except-ting the lots with the east side thereof, core, the west side thereof, to the south affred 200 feet of the west line of Qualiforing place, thence southerly along said west line and including one tier of lots on the west side thereof, to the extern boundary of the place of the sout

1.

third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one-year from the confirmation of such roll; and the remaining one-third within two years from the confirmation of such roll. On all sums paid prior to the maturity of said last instalment, a discount will be allowed at six per cent. per an-

a uncount with the interest of the particular of the format of the clerk is hereby directed to publish notice, in pursuance of Title VII., section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening. July subject matter of Said Tislegations will be heard. Adopted

NORTH ST. PAUL STREET PIPE SEWER.

By Ald Marson-Resolved, That the city surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in North St. Paul street

constructing a vitrified pipe sewer in North St. Paul street. The surveyor submitted as such estimate, \$1,100. By Ald, Marson-Resolved, That the following im-provement is necessary, viz: The construction of a vitrified pipe sewer eighteen (18) inches in diameter in North St. Paul street, from the present manhole at the intersection of Avenue B with North St. Paul street and extending northward to a point twenty (20) feet north of the produced north line of Avenue C, with necessary manholes, lot laterals and connections and surface sewers. And whereas, The city surveyor, under the directions of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$1,100, which estimate is hereby approved. Resolved, further, That thefollowing portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of North St. Paul street, from Avenue B to a line parallel to and twenty (20) feet north of the produced north line of Avenue C. And the clerk is here by directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subjeer matter of said improve-ment, are required to attend the Common Council on Tuesday evening, July the 77th, 1886, at 7:30 o'clock, at the Council Chamber, when allegations will be heard. Adopted Adopted

MANSION STREET GRADING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of grading the roadway and sidewalks on Mansion street.

ascertain and report to this Council the expense of grading the roadway and sidewalks on Mansion street. Adopted. The Surveyor submitted as such estimate, \$1,250. By Ald. Rohlmetz-Resolved, That the following im-provement is necessary, viz.' The grading of the roadway and sidewalks on Man-sion street from Magnolia street to Coltage street with the necessary ierminal gradings, box outlets with the necessary ierminal gradings, box outlets with of this Council, has made an estimate of the whole ex-pense thereof and report the same at \$1,250, which estimate is bereven approved. Resolved, further That the following portion of said div is generic guernied and proper to be assessed for the order of box on each div of Mansion street from Magnolia street to Coltage street. And the Clerk is hereby directed to publish notice in unsuance of tills UII, section 172 of the Revised Charter of 1880 of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on The said uncouncil Chamber, when allegations will be heard. Adopted.

GRADING OF GLENWOOD PARK.

By Ald. Kohlmetz-Resolved. That the Cioy Surveyor ascertain and report to this Council the expense of grading the roadway and sidewalks of Glenwood park, from Fourth street to Thrush street.

Adopted. Successful than stretc: The Surveyor submitted as successful as the state of the Surveyor submitted as successful as the state of the surveyor submitted as successful as the surveyor submitted as successful as the surveyor successful as the surveyor successful as the surveyor, surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reported the same at \$175, which estimate is hereby approved. Resolved, further, That the following portion of said for the whole expense thereof, with the following portion of said the whole expense thereof, viz.;

One tier of lots on each side of Gienwood park, from Bourth street to Thrush street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement, are required to attend the Common Coun-cil, on Tuesday evening, July the 27th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

WIDENING OF MYRTLE STREET.

WIDENING OF MYETLE STREET. By Ald. Bohrer-Resolved, That the following improvement is expedient, viz.: The widening of Myrtle street by extending to Lyell avenue the present west line of the said street as now established from Otis street southward to the property of Elizabeth Laragy on the southward to the property of Elizabeth Laragy on the southward to the property is to the the dreme, making the width of the said street throughout between the limits named, fifty-six (66) feet. Resolved, further, That he following portion of sessed for the whole expense thereof, viz.: One tier of lots on each side of Myrtle street from Lyell avenue to Otis streets. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172, of the Revisen Charter of 1880, of the eity of Rochester, that all per sons interested in the subject matter of said im-provement, are required to attend the Common Coun-cil cock, at the Common Council Chamber, when alle-gations will be heard. Adopted, GLENWOOD PARK OPENING.

of WOB It,

in ed all

m. c11 30 on

'n or

n-

en B 花山山

ns

x-ch

iđ or

et. in edi Ř., n at

or of st.

n-

īh th

٦n х-зћ iđ 01 m.

ln 2d r--B-m

'n

GLENWOOD PARK OPENING.

GLENWOOD PARK OPENING. By Ald, Bohsr-Resolved, That the following im-provement is necessary, viz: The opening of Glenwood park from Fourth street to Thrush street, the lines of the part proposed to be opened to be in prolongation of the lines of the portions of Glenwood park aforesaid which are now opened. Resolved, further-That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Glenwood park from Thrush street toFourth street. And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, July the 27th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

Adopted. WEEN AVENUE FLAG WALK EMPAIRS. By Ald, Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of skiling up and reconstruction of a flag stone side-walk on a portion of the north side of West avenue. Adopted. The Surveyor submitted as such estimate \$175. By Ald, Kohlmetz-Resolved, That the following improvement is necessary, viz: The taking up and relaying of the present flag stones sidewalk, with the subsitution of new flag stones of approved quality where the old ones are defective, on the north side of West avenue, from the east curb line of the Korth Side of Vest avenue, from the east curb line of this Council, has made an estimate of the shore expense th reof and reported the same at siz, which estimate is hereby approved. The surveyor submitted as the following pertion of side of this Council, has made an estimate of the shore expense th reof and reported the same sat siz, which estimate is hereby approved. The further, That the following pertion of side of the schene the shore to be assessed for the whole expense thereot, viz: The the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172, of the Revised forster of 1880 of the city of Rochester that all per poss interested in the subject matter of sid ill prove-ment are required to attend the Common Council on ruesday evening, July the 274, 1896, at 7:30 o'clock sull behard. MEEONSTRUCTING SEWEE IN WARD PARK. By Ald. Maxim Resolved That the Collowing the city of the common council chamber, when allegations sull behard.

RECONSTRUCTING SEWER IN WARD PARK.

By Ald, Marson – Resolved. That the City Surveyor ascertain and report to this Council the expense of taking up and reconstructing the sewer in Ward park. Adopted. The Surveyor submitted as such estimate \$690. By Ald, Marson – Resolved, That the following im-provement is necessary, viz:

43

The taking up and reconstruction of the present pipe sewer in Ward park from the north end thereof to the Ward street sewer, by correcting the grade and substi-turing twelve (12) inch vitrified pipe for the cement pipe of which the existing sewer is constructed, with the necessary manholes, surface sewers and lot laterals and connections; also the cleaning, repairing and con-nectons of existing surface sewers and lot laterals. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at 6800, which estimate is hereby approved. Besolved, further, That the following portion of red Gity is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Ward park, from the north end thereof to Ward street. And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172, of the Revised Char-ested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, July the 27th, 1886, at 756 o'clock, at the Common Council Chamber, when allegations will be heard.

heard. Adopted

GORHAM STREET PIPE SEWER.

By Ald. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Gorham street, from Almira street to North Clinton street.

from Aimira street to North Chinton Street, Adopted. The Surveyor submitted as such estimate, \$700. By Ald, Marson-Resolved, That the following improvement is necessary, viz. The construction of a vitrified pipe sewer twelve (12) inches in diameter in Gorham street to connect with the sewer in North Clinton street, with the necessary surface sewers and lot laterals and connections; also the cleaning, extension and repairs of existing surface Swwers.

the cleaning, extension and repairs or existing surface sewers. And, Whereas, The City Surveyor, under the direction of this Gouncil, has made an estimate of the whole ex-pense thereof and reported the same at \$700, which estimate is hereby approved: Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tite of lots on each side of Gorham street, from the extended east line of Almira street to North Clin-ton street.

the extended east line of Almira street to North Clin-ton street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, July the 27th, 1886, at 7:30 o'clock, at the Common Council Chambers, when allegations will be heard. Adopted.

HAYWARD PARK GRADING AND PLANK WALKS.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of roadway and sidewalks grading and the cons ruc-tion of p ank sidewalks on Hayward park.

tion of p ank sidewaits on Haywaru park. Adopted. The Surveyor submitted as such estimate, \$1,975. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz: The roadway and sidew.ik grading and the construc-tion of plank sidewaiks four (4) feet wide on each side of Hayward avenue, from Clinton street to St. Joseph street, with the necessary crosswalks and gutter form-ettons

of Hayward avenue, from Clinton street to St. Joseph street, with the necessary crosswalks and gutter form-ations. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$1.97 which estimate is hereby approvea. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz : One tier of lots on each side of Hayward park, from Clinton street to St. Joseph +treet. And further, Resolved, That the tax-payers to be assessed for making such improvement may pay their assessments in three equal payments, as follows: And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised Charter of 1880 of the City of Rochester, that all persons interested in the subject matter of said improv-ement are required to attend the Common Council, on Tuesday evening, July the 27th, 1886, at 7% o'clock, at the Common Council Chamber, when allegations will be heard. Adopted. CENTEE STREET FLAG WALKS.

CENTER STREET FLAG WALKS.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a flag stone sidewalk on the south side of Center street; also a flag crosswalk to connect the

west end of the said sidewalk with the south end of the side walk on the west side of Jones street.

west end of the said sidewalk with the south end of the side walk on the west side of Jones street. Adopted. The Surveyor submitted as such estimate, \$350. By Ald. Kohimetz-Resolved, That the following improvement is necessary. viz The construction of a Medina or Blue stone flag walk in a single course siz (6) feet wide on the south side or Center street, from the west line of the side walk on Sophia siz et to a point one hundred and twenty (120) west thereof; also, a cross walk of Medina flag stone and pay ment to connect the west end 0. the said side walk with the south end of the side walk on the west side of Jones street. And, Whereas, The City Surveyor, under the direc-tion of this Council, has made assimate of the whole expense thereof, and reports the same at \$330, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: O at the of losion the south side of Center street, from the west line of Sophia street to th : poduced west line of Jones street. And the Clerk is hereby directed to publish notice in

west line of Jones street, And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Char-ter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening, July the 27th, 1856, at 7:30 o'clcck, at the Common Council Chamber, when allegations will be heart be heard.

Adopted.

NORTH CLINTON STREET SEWER DEEPENING.

By Ald. Marson-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of taking up. deepening and reconstruction and ex-tendors of the sewer on North Clinton street, between Adverted started and the N.Y. O. & H. R. R. R.

Adopted. Th Save

Adopted. Th "::/eyor submitted as such estimate \$7,500. By Ald. Marson-Resolved, That the following im-provement is necessary. viz: The taking up, de-pening and reconstruction of the present stone sewer in North Clinton street, from An-drews street to Central avenue; thence extending the said sewer to intersect the sewer under the N. Y C. & H. K. R., witu the necessary manholes, surface sewers and lot laterals and connections; also, the cleaning, repairing and connections of existing surface sewers aud lot laterals.

Cleaning, repairing and connections of existing surface sewers aud lot laterals. And whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereot and reported the same at \$7,500, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assess-ed for the whole expense thereof. viz. One tier of lots on each side of North Clinton street, from Andrews street to the line of the intersected sewer under the N, C, & H, R. R. And further resolved, That the taxpayers to be as-essed for making such improvements may pay their assessments in three equal payments, as follows: One thref of the amount asses ed within thirty days after the advertisement of the usessment roll; one-third of the amount within one year from the confir-mation of said roll, and the remaining one-third with in two years from the confirmation of said toil. On all sums paid prior to the maturity of the said last install-ment, and the Clerk is hereby dimediated to multich points. annum

annum. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172, of the Revised Charter of 1880, of the City of Rochester. that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Tuesday evening, July the 27th, 1886, at 7:80 o'clock, at the Common Council Chamber, when alle gations will be heard. Adopted.

SOUTH UNION STREET FLAG WALK

By Ald. Kohlmetz-Resolved, That the City Survey-or ascertain and report to this Council the expense of constructing a flag stone crosswalk on South Union

/ 嘲

of abstructure and a stone crosswalk on South Union street. Adopted. The Surveyor submitted as such estimate \$120 By Ald. Kohnmetz-Resolved, That the following improvement is necessary, viz: The construction of a Medina flag stone crosswalk on South Union street to connect the sidewalk on the east side with that on the west side thereof and at right angles thereto, said crosswalk to be in the line of the sidewalk on the south side of Union park, with necessary gutter covers, stepping stones and Medina stone parement. And Whereas, The City Surveyor, under the direction of this side council, has made an estimate of the whole ex-pense thereof and reports the same at \$120, which estimate is hereby approved.

Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One ther of lots on each side of Union park, from the east to the west end thereof; also one tier of lots on each side of South Union street, included be-ween lines parallel to and three hundred and fifty (350) teet from north and south respectively the north and south lines of Union park. And the Clerk is hereby directed to publish notice in prisuance of Title VII., Section 172, of the Revised Charter, of 1880, of the City of Rochester, that all person interested in the subject matter of said im-provement, are required to attend the Common Council on Tuesday evening July the 27th, 1886, at 1:30 o'clock at the Common Council Chamber, whea allegations will be heard. Akopted. REPAIRING SOUTH WATER STREET.

REPAIRING SOUTH WATER STREET.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the ex-pense of repairing the roadway and sidewalks on South Water street, from East Main street southward to the Eric canal aqueduct.

Erie canal aqueduct, Adopteo. The Surveyor submitted as such estimate \$1,425. By Ald, Kohlmetz-Resolved, That the following improvement is necessary, viz.: The repairing of the roadway and sidewalks on South Water street, from East Main street southward to the Erie canal aqueduct, by taking up the worn out, de-cayed or therwise defective oak stringers and plank-ing over the Johnson & Seymour race and the bulk-heads leading therefrom, and also of all the other road way planking and sidewalks within the specified limits, and the rebuilding of the said roadway and sidewalks with the substitution of new stringers and planking where such taking up substitution and rebuilding may be found necessary.

While the but visitation of hew sentices are plasmap where such taking up substitution and rebuilding may be found necessary. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at §1,425, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assess-ed for the whole expense thereof, viz.: One tier of lots on each side of South Water street, from East Main street to the Eric canal aqueduct. And the cierk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the city of Rochester, that all per sons interested in the subject matter of said improve ment, are required to attend the Common Council on Theeday evening, July the 27th, 1856, at 730 o'clock, at the Common Council chamber, when allegations will be he heard. be he heard. Adopted

GRADING REYNOLDS STREET.

GRADING REYNOLDS STREET. A 1 KOhlmetz-Resolved, that the City Surveyor ascertain and report to this Council the expense of grading roadway and sidewalks on Reynolds stret, Adopted. The Surveyor submitted as such estimate, \$1,200. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz: The grading of the roadway and sidewalks, together with the necessary gutter formations; also the taking up and relaying of existing, and the construction of new crosswalks where required; also the necessary culve is and surface gratings. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$1,-200, which estimate is hereby approved. Besolved, further. That the following portion of Strong street to Seward street. And the Clerk is hereby directed to publish notice in pursuance of Title VII, section 172 of the Revised (Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, July the 27th, 1886, at 7:30 o'clock, at the Conned the attend. be heard Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE, NO. 3,007.

HENRIETTA AVENUE PIPE SEWER.

On motion of Ald, Marson the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

An ordinance to construct a pipe sewer in Henrietta avenue, from a point 25 feet east of the northeast cor-

ner of Goodman street to the 15 inch pipe sewer cross-

ner of Goodman street to the 15 inch pipe sewer cross-ing Henrietta avenue. The Common Council of the city of Rochester do or-dain and determine that the following improvement be

The Construction of a pipe sewer 12 inches to do the set of the first of the first

avenue

One tier of lots on the south side of Center street, from State street to Sophia street.

To mistale series to Sound surfer. On which above described lots and parcels of land the expenses of said improvement are bereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

Adopted by the following vote : Adopted by the following vote : Ages-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Foley, Seiye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

FINAL ORDINANCE, No. 3.008.

CHILD STREET PLANK WALK.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed. In the ordinance below: After hearing such allegations from all persons ap

After hearing such allegations from all persons ap pearing— Ald. Kohlmetz submitted the following: An ordinance to construct a plank walk on Child street, from Maple street to the crossing of the Buffalo branch of the N. Y. C. & H. R. R. R. The Common Council of the City of Rochester, do ordain and determine that the following improvement be made, to wit: The construction of a plank sidewalk four (4) feet and eight (8) inches wide on the east side of Child branch of the N, Y. C. & H. R. R., with the neces-sary crosswalks and sidewalk grading and gutter for-mations. And the whole expense shall be defrayed by the as-

Any closewhole expense shall be defrayed by the as-gesment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$175, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said common Council deem will be benefited by said improvement is described as follows: One ther of lots on the east side of Child street, from Maple street to the northern track of the Buffalo branch of the N, Y, C, & H, R, R, R. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de thys therefrom.

rives therefrom.

Hves incretrom. Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer—14.

Ald. Swikehard moved that the property owners on Child street have thirty days in which to construct walks. Adopted.

The final ordinance for opening a street from Union park to Canfield place came up Ald Kelly moved that action be postponed till the next regular meeting. Adopted.

FINAL ORDINANCE NO. 3,009.

CONSTRUCTION OF FLAG SIDEWALK ON A PORTION OF THE WEST SIDE OF ROWLEY STREET.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-

. A

After hearing such allegations from all persons ap-pearing— Ald. Kohlmetz submitted the following : An Ordinance to construct a flag sidewalk on a por-tion of Rowley street, from the south line of the exist-ing sidewalk on the south side of Park avenue to unite with the flag walk now lead on the west side of Rowley street.

The Common Council of the City of Rochester do ordain and determine that the following improvement be made, to wit:

or the Vand Vactorial the following improvement beinade, to wit: The construction of a Medina or blue stone flag side-walk, five (5) feet wide on the west side of Rowley street, beginning at the south line of the existing ston-ing southward to unite with the flag stone walk con-lag southward to unite with the flag stone walk con-lag southward to unite with the flag stone walk con-lag southward to unite with the flag stone walk con-lag southward to unite with the flag stone walk con-lag southward to unite with the flag stone walk con-respondence of the existing of the source of the source of the proposed new flag walk, being about three hundred and forty-two (32) feet. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene fited thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$550, and said estimate being deemed reasonable, is hereby approved and the portion of said city which said Common Coun-ci deem will b¹ benefited by said improvement is de-scribed as follows: On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Keily, Schaeffer-14. Ald. Mandeville moved that property owners

Ald. Mandeville moved that property owners on Rowley street have thirty days in which to construct their own walks. Adopted.

FINAL ORDINANCE No. 3,010.

PINNACLE AVENUE BRIDGE APPROACHES.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement described in the ordinance below. After hearing such allegations from all persons ap-

Alter nearing such allegations from all persons appearing. Aid, Kohlmetz submitted the following: An ordinance to construct approaches to Pinnacle avenue canal bridge from Pinnacle avenue to Clinton park.

The Common Council of the City of Rochester do or-dain and determine that the following improvement be

dain and determine that the following improvement be made, to wit: The construction of approaches to the bridge over the Eric canal connecting Pinnacle avenue and Clinton park, with necessary retaining walls and Medina stone flag walks with wrought iron railings on each side thereof; also the setting of Medina stone curbs and con-struction of Medina stone gutters and the pavement with the same material between the cutters from end stone crosswalks. And the whole extreme shall be defraved by the ac

with the same material between the rutters from end to end of the approaches; also the necessary Medina stone crosswalks. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-ticed thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$7,500, and said es-timate being deemed reasonable is hereby approved; and the portion of said city which said Common Council deem will be benefited by said improvement is described as follows: All the territory included within and described by the following boundary lines, ris.: Beginning at a point on the east line of Clinton park produced with the intersection of the south line of the Erie canal; thence southerly and easterly along said active around the of lots on the east side thereof, including one tier of lots on the east side thereof, to the south line of the city; thence southerly along Goodman street; on the city line to Oakland street; hence wosterly along Qakland street, including one tier of lots on the east side thereof, to the south line of thes outh side thereof, to the south line of the south side thereof, to Plinnacle avenue; thence southerly along Plinnacle av-nue, including one tier of lots on the east side thereof, to the south line of the city; line to Cakland street; hence wosterly along Qakland street, including one tier of lots on the south side thereof, to Grand street; hence easterly along Bond street, the day place; thence morthwesterly along Bond street, the cluding one tier of lots on the west side thereof, to Hamilton place; thence easterly along Bond street, no Hamilton place; thence easterly along Hami ton place, including one tier of lots on the west side thereof, to Hamilton place; thence easterly along Hami ton place. The which above described lots and parcels of land the expenses of said improvement are hereby, ordered

assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. And it is further ordained and determined that the taxpayers to be assessed for making such improve-ment; may pay their assessments in three equal pay-ments; as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirma-tion of said roll; and the remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last installment, a discount will be allowed at six per cent. perannum.

Adopted by the following vote: Adopted by the following vote: Ayes-Aid. Tracy, Coughlin. Marson, Watson, Kohl metz, Foley, Selye, Mandeville, Swikehard, Welder, Stein, Bohrer, Kelly, Schaeffer-14.

FINAL ORDINANCE, NO. 3,011.

PORTLAND CEMENT SIDEWALKS ON CHESTNUT PARK.

On motion of Ald. Kohlmetz, the Board proceeded o hear allegations in relation to the improvement de-cribed in the ordinance below; After hearing such allegations from all persons ap-

Alick Achimetz submitted the following: Alick Kohlmetz submitted the following: An ordinance to construct Portland cement side-walks on Chestnut Park from Chestnut street to William

Ad. Kohlmetz submitted the following:
 An ordinance to construct Porland cement side-walks onchestnut Park from Chestnut street to William street.
 The Common Council of the City of Rochester do ordan and determine taat the following timprove-ment be made to wit:
 The construction of Portland cement side-walks, of the john J. Schlitinger patent, four (a) feet wide, on each side of Chestnut park. from Chestnut street to Williams street; the outer line of the side-walks to be on the outer lines of the aforesaid park, with the necessary grading between the said outer lines and the curb lines, in Juding the grubbing and removal of all the trees and other obstructions that may interfere with the proper and workmanike execution of the proposed improvement; also, the neatly grass sodding of the spaces between the cement walks and curb lines aforesaid. The party or parties to whom the contract for the above-mentioned improvement may be awarded will be required to furnish the city with a sement upon the lots and parcels of land to be ben-effect for the above ments.
 Man the whole expense shall be defraged by the as-sement upon the lots and parcels of land to be ben-effect dhereby; and the City Surveyor, under the divent charge depended by said improvement is and without charge depends the same at \$950, and said stimate being deemed reasonable, is hereby approved; and the portion of said City, which said said said the portion to said City, which as for said a said secting deemed reasonable, is hereby approved; and the portion to said City, which as for said and parcels of land the described as follows:
 Ma there of lows on each side of Chestnut Park, from Chestnut street to Williams street.
 My the above described lots and parcels of land the energy of said improvement are nearby ordered as the orthors of said City, which each derives be in proportion to the benefit which each derives
 And Andevyille moved that action be

Ald. Mandeville moved that action be postponed two weeks, and that the Improvement Committee inspect the street and report back to the Board.

Lost by the following vote : Aye3-Ald. Foley, Selye, Mandeville, Swikehard, Weider-5 Nays-Ald. Tracy, Coughlin, Marson, Wat-

son, Kohlmetz, Stein, Bohrer, Kelly, Schaeffer -9

The ordinance was adopted by the following vote :

-Ald. Tracy, Coughlin, Marson, Wat-Avesson, Kohlmetz, Foley, Selye, Swikehard, Wei-der, Stein. Bohrer, Kelly, Scnaeffer-13.

Nays-Ald. Mandeville.

The final ordinance for improving Center street came up

Ald. Coughlin moved that action be postponed six weeks. Adopted.

The final ordinance for a sewer in North St.

Avenue C." Adopted. Further action was postponed under the rule. Alberto in 1899 A 241 10

FINAL ORDINANCE No. 3,012.

CONKEY AVENUE PLANK WALKS.

CONERT AVENUE PLANE WALES. CONERT AVENUE PLANE WALES. On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement der-scribed in the ordinance below: After hearing such allegations from all persons ap-pearing, Ald. Kohlmetz submitted the following: An ordinance to construct plank sidewalks on Con-key avenue, from Scrantom street to Avenue D. The common Council of the City of Rochester do ordain and determine that the following improvement, be made, towit: The construction of a plank sidewalk four (d) feet wide on each side of Conkey avenue from Scrantom, street to Avenue D with the necessary crosswalks and cover and alignments now exist they shall not be istimeted; also the owners of lots abutting on Conkey, avenue within the aforesaid limits, shall have the right, under the supervision of the Executive Board and City Surveyor, to construct their own sidewalks to be completed, with the ter ading and gutter forma-tion, within thirty (80) days after the grades and alignments have been established by the City Sur-veyor. And the whole expense shall be defraved by the as-

augments have been established by the Chy Sur-veyor. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$1,955, and said estimate being deemed reasonable, is hereby ap-proved, and the portion of said city which said Com-mon Council deem will be benefited by said improve-ment is described as follows: One tier of lots on each side of Conkey avenue from Scrantom street to Avenue D. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each. lot and parcel de-land to be in proportion to the benefit which each de, rives therefrom. Adopted by the following vote:

West interform. Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Sohmetz, Foley, Selye, Mandeville, S Veider, Stein, Bohrer, Kelly. Schaeffer—14. Marson, Watson, eville. Swikehard,

FINAL ORDINANCE, NO. 3,013.

SPRINGLING VINCENT PLACE.

On motion of Ald Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

pearing-Aid. Kohlmetz submitted the following: An ordinance to sprinkle Vincent Place from 100 feet east of State street to the west end of Vincent place bridge

The Common Council of the city of Rochester do or-dain and determine that the following improvement be

dain and determine that the following improvement be made, to wit: The sprinking of Vincent place from 100 feet east of State street to the west end of Vincent place bridge during the season of 1886. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be hene-fitted thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$60, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefitted by said improvement is de-scribed as follows: One tier of lo.s on each side of Vincent place from 100 feet east of state street to the west end of Vincent place bridge.

bridge

bridge. On which above described lots and parcels of land the expenses or said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

rives incretrom. Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Foley, Selye, Manderille, Swikehard, Weider, Stein, Bobrer, Kelly, Schaeffer-14.

FINAL ORDINANCE No. 3,014.

LOWELL STREET IMPROVEMENT.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below.

Ald. Kohlmetz moved that the ordinance be amended so as to read "20, feet west of strainance to North Chinon street.

Ald. Boarer woyed to reconsider the action tak-n on the ordinance for a Medina stone in-provementon Northavenue, No. 2,862. Adopt. d.

Ald Bohrer moved that further action be indefinitely postponed. Adopted.

UNFILISHED BUSINESS.

The report of the committee on opening and alteration of streets to whom was referred the petition by the residents of the street now known as the River road, asking that the name be changed to Plymouth avenue, and the street now known as part of Plymouth avenue, be changed to Foley street, came up. Ald. Foley moved that the name of Foley street be changed to Hyde street. Lost.

Ald. Mandeville moved the adoption of the report. Adopted.

The following came up :

By the Clerk-

CITY CLERK'S OFFICE. | Rochester, N. Y., June 29, 1886. |

To the Common Council;

GENTLEMEN-I hereby report that the City As-sessors have delivered to me the assessment roll for the Webster plank road sewer, No. 2814, certified and sworn to as required by section 205 of the city charter.

PETER SHERIDAN, City Clerk.

Allegations being called for and no persons appearing, the assessment roll was confirmed by the following vote :

Ayes-Ald, Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer -14.

The penal ordinance relating to bicycles

came up. Ald. Kelly moved that the ordinance be amended so as to read as follows :

By Ald. Kelly-

AN ORDINANCE RELATING TO THE USE OF BICYCLES ON SIDEWALKS.

SIDEWALKS. The Common Council of the City of Rochester do or-dain as follows: Sectiou 1. Any person may ride a bicycle upon any sidewalk in this city, except that. between the hours of 6 a. m. and 9 p. m. no nerson shall ride a bicycle upon the sidewalks of the streets described as follows, to wit: Main st., irrem the Liberty Pole to the Erie canay; State st., south of the N. Y. C. & H. R. R. R.; from the N. Y C. & H. R., R. R. to Court s., and Mill, Front and Water st., south of the N. Y. C. & H. R. R. R., under a penalty of tive dollars (\$5) for each of-fense.

R. insuler a penalty of five dollars (\$5) for each offense.
R. insuler a penalty of five dollars (\$5) for each offense.
2 Aoy person, who, while riding a bicycle upon any sidewalk in this city, shall collide with, or run argainst any person walking or standing upon such sidewalk shall be liable to a fine of not less than five dollars (\$5, nor more than twenty-five dollars (\$5, 00) for each offense.
In an action for such penalty, it is shall not be recessary for the plaintiff to prove negligence on the part of the defendant.
E. Ever execution issued upon a judgment recovered for a volation of this ordinance shall comm and the amount to be made out of the property of the defendant, if any such can be found, and if not, then to commit the defendant to the "onroe County Fenitentiary for a period of twenty days.
S. This ordinance shall take affect immedlately.
Adopt-d.

Adopt∈d

The ordinance as amended was adopted by the following vote:

Ayes-Ald, tracy, Marson, Watson, Kohl-metz, Folev, Selye, Mandeville, Swikebard, Stein, Bohrer, Keity, Schaeffer-12, Nays-Ald, Coughlin-1.

The following came up :

"By Ald. Foley-

To the Honorable the Common Council of the City of Rochester :

"The petition of the Rochester City & Brighton The petition of the noenester city & Brighton Railroad Company respectfully represents that your petitioner is a corporation, organized, char-tered and incorporated under, by virtue of and pursuant to the laws of the State of New York for the purpose of constructing, maintaining and operating a street surface railroad for public use in the

rating a street surface railroad for public use in the convevance of persons and property in cars for compensation, in the city of Rochester and county of Monroe, N.Y. "Your petitioner wishes to construct, maintain, operate and use a railroad and to extend its rail-road on the surface of the soil through, upon and along the following named streets in said city of Rochester, N.Y., viz.: Through Plymouth avenue from Marn street to Genesee street; thence through Genesee street to Brooks avenue, with the neces-sary branches, turnouts, sidings, switches and turn-tables.

Saty Distribution and consent therefore, respectfully asks "Your permission and consent thereto." "Dated Rochester, N. Y., May 17th, 1886. P. BARRY, President.

"Ordered received, filed and published. "By Ald. Foley-Whereas, The Rochester City & Brighton Railroad Company has pre sented its petition and asked for the consent of the Common Council for the construction. operation, extension and use of a surface

street rairoad through the following named streets of the City of Rochester, viz : Through Plymouth avenue from Main street to Genesee street; thence through Genesee street to Brooks

avenue. "Now, "Now, therefore, it is bereby resolved, That the Clerk be and he is hereby directed to publish as required by statute daily for at least fourteen days in two daily newspapers in said City of Rochester, to be designated by the Mayor of said city, a notice that such appli-cation has been made, and that such applicacouncil at its next meeting, to be held at the Council at its next meeting, to be held at the City Hall on the 15th day of June 1886, at 8 o'clock p. m. Adopted."

ap-

are. orth.

119721

8

.

ю ÷., 1 í. ĺò

ņţ,

After nearing an poisson Foley submitted the following : Foley Whereas. The Rochester After hearing all persons appearing, Ald.

City & Brighton Railroad Company has presented its petition and asked the consent of the Common Council of the city of Rochester for the construction, maintenance, operation and use of a railroad, and to extend its railroad on the surface of the soil, through, along and upon the following named streets, viz.: Through Plymouth avenue from Main street to Genesee street; thence through Genesee street to Brooks avenue, together with the necessary branches, turnouts, sidings, switches and turn-tables; and

Whereas, The notice of such application and that it would first be considered at a meeting of this Common Council to be held on June 15, 1886, at 8 o'clock p m., at the Council chamber in Rochester, N. Y., has been published as required by statute, at which last mentioned time and place by resolution duly passed, further consideration thereof was postponed to this time; now, therefore, it is hereby

Resolved. That the consent of this Common Council be, and it hereby is, given to the highest bidder at the sale hereinafter provided for, to construct, maintain, operate and use a rail-road, or it said petitioner be such highest bidder, then for it to extend its railroad on the surface of the soil, through, upon and along the following named streets, viz : Through Plymouth avenue from Main street to Genesee street; thence through Genesee street to Brooks avenue, together with the necessary bran hes, turn-outs, sidings, switches and turn-tables, upon the express condition that t e provisions of Chapter 252 of the Laws of 1884, pertinent thereto, shall be complied with, and, further, upon the condition that the right, franchise and privilege of using the said wreats shall be and privilege of daug the share to share to sold by and under the direction of the City Transurer of said city at public auction, on the 7th day of August, 1886, at 10° , Joska, m., at the front steps of the Court House in Rochester, N. Y. to the bidder, which shall be an incorporated railroad or rail way company organized to construct, maintain and operate a streat railroad in said City of Ro chester, and which will agree to give the largest percentage per annum of the gross receipts of said company or corporation with acequate security for the fulfillment of said agreement, and for the commencement and completion of such road according to the plan or plans, and on the route above referred to within the time or times designated therefore by chapter 642 of the Laws of 1886, and said security shall be a bond or undertaking in writing, and under seal in the sum of \$50,000, conditioned for the fulfillment of said agreement and the commencement and completion of such road as above provided, with at least two securities, who shall be freeholders or householders within the County of Monroe, and worth at least the sum specified in said bond or undertaking, and which said undertaking as to form condition, amount and surities shall be approved by the said City Treasurer.

The clerk is hereby directed to publish three times a week for at least three weeks in two daily newspapers of said city to be designated by the Mayor of said city a notice of the time, place and terms of each sale, and of the conditions upon which the consent of the Common Council to the construction, maintainance, use,

operation and extention of such street railroad shall be given. Ald. Foley moved that the resolution be

adopted.

Ald Mandeville moved as an amendment that the following clause be inserted in the resolution :

Provided, however that the said right, franchise or privilege shall not be sold to any corporation who shall not agree in writing to pay annually into the treasury at least two per centum of the gross earnings of said extension or new route.

Ald. Coughlin in the chair.

Ald. Foley moved that the rule for adjourning be suspended for fifteen minutes.

Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Foiey, Selye, Mande Swikehara, Keily, Schaeffer-11 Nays-Ald. Weider. Stein, Bubrer-3. Mandeville,

Ald Mandeville's amendment was lost by the following vote:

Ayes - Ald. Coughlin, Marson, Selve, Mandeville, Swikehard, Stein, Schaeffer-7

Nays-Ald. Tracy, Watson, Foley, Weider, Bohrer, Kelly-7. Kohlmetz.

Ald. Selve requested to be excused from

voting. Ald Kelly moved that Ald, Selye be excused from voting.

Lost by the following vote :

Ayes-Ald. Tracy, Coughlin, Foley, Selye, Mandeville, Bohrer, Keliy.-7. Nays-Aid. Marson, Watson, Kohlmetz,

Swikehard, Weider, Stein, Schaeffer-7,

Ald, Foley's resolution directing the sale of the franchise for a street railway through Plymouth avenue was then adopted by the following vote:

Ayes – Ald. Tracy, Coughlin, Foley, Selye, Swikehard, Weider, Bobrer, Kelly-8. Nays – Ald. Marson, Watson, Kohlmetz, Man-

deville, Stein, Schaeffer, -6.

Ald. Selve moved that the action be reconsidered. Lost.

EXECUTIVE BUSINESS.

Ald. Tracy in the chair.

Ald. Coughlin moved that the board proceed to the election of commissioners of deeds and that the clerk cost the ballot.

Adopted by the following vote :

Tracy, Coughlin, Marson. Ayes-Ald. Watson, Kohlmetz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14

The following named persons having received the concurrent vote of the Common Council were duly appointed : William A. McCollum, Charles A. Vickery, Florence A. Clark, George B. Wesley, Churles Backus, and H. E. Smith.

MISCELLANEOUS BUSINESS.

By Ald. Coughlin-Resolved, That the Police Commissioners be directed to appoint at once five additional temporary policemen, as provided in section 6, title II, of the city charter, who shall be assigned to special duty in the several public squares or parks of the city, as follows: One for Jones square, one for Browns square, one for Plymouth and Madlson squares, one for Franklin, and one for Washington and Wadsworth squares, until such time as the disorderly and riotous conduct now prevailing in the squares be suppressed, and the persons and property of residents in those vicinities have secured the protection extended to their fellow-citizens in the enjoyment of their homes.

Ald. Mandeville moved that the resolution he referred back to the Police Committee, with instructions to report back to the Board at the next regular meeting, as to the necessity for such officers.

Lost by the following vote :

Ayes-Ald. Tracy, Marson, Watson, Kohlmetz, Mandeville, Swikehard -- 6

Nays-Ald. Coughlin, Foley, Selye, Weider, Bohrer, Kelly, Schaeffer-7. Ald. Watson moved that the rule for ad-

journing be suspended for fifteen minutes.

Lost by the following vote: Ayes-Ald. tracy, Coughlin, Watson, Foley,

Selye, Weider, Keliy, Schaeffer. -8. Nays-Ald. Marson, Kohlmetz Mandeville, Swikehard, Bohrer -5.

At the request of Ald. Mandeville the fol-lowing was ordered received, filed and published:

This agreement made this 10th day of May, one This agreement made this 10th day of May, one thousand eight hundred and eighty-six, between the city of Rochester, herinafter called "the first party," and the Edison Electric Illuminating Com-pany of Rochester, a corporation duly organized uncer the laws of the State of New York, herein-after called "the second party;" witnesseth:

Whereas, The said second party is desirous of producting the right, authority, pivilege and fran-chise to lay and construct electric wires and conduits under ground, and to erect poles and place wires on the same in and through a certain number of streets and allevs in this city, and to maintain and operate the same for the purpose of electric lighting according to the Edison system: and

Whereas, The said second party has heretofore presented to the Common Council of the said city of Boohester a p-tition to that end, in which are des-ignated such streets and alleys; and Whereas, The said Common Council referred said

petition to the Committee on Opening and Alteration of Streets and the Executive Board, whose re-port thereon was duly presented to the said Common Council at its regular meeting on the 4th day

of May, 1886; and Whereas, The said Common Council, at its said meeting, granted the said petition upon the execution by the Mayor of said city of a contract on behalf of the first party with the said the second party, carrying into effect the prayers of the peti-tion of the said the second party, together with the recommendations of the committee aforesaid and such other recommendations as might be made by the Executive Board, Mayor or City Attorney before the execution hereof. Now, therefore, in consideration of the mutual

agreements and covenants hereinafter set forth, and of the payment of the sum of \$1.00 to the said the first party by the said the second party, the re-ceipt whereof is hereby acknowledged. It is agreed:

First-That said second party shall, at all times, be subject to the city ordinances now in existence, or which shall be hereafteradopted, and be applic-able to all other companies having similar rights.

Second—That said party will commence the lay-ing of its underground wires and conduits this season, and will complete prior to November 1st, 1886, said work in a length of at least three-quarters of one mile of streets in said city.

Third-That said second party will never charge more for the light furnished by it to consumers than the same amount of light would cost if based on twenty candle power illuminating gas at two dollars and a quarter per thousand cubic feet.

Fourth—That the recericit of way for general public work of all kinds which may be performed by or under the direction of the city authorities shall in all cases be reserved to the city without opposition or claim for damage from said second party and if, in the progress of any such public canal, and thence, on poles, across the said cana

work as aforesaid, it shall become necessary to re-move or displace in any manner any of the wires, conduits, poles or other fixtures or appurtenances belonging to said company, the same shall, upon reasonable notice, be so removed or displaced and restored at the sole expense of the said second party. Disther the underwind electrical wires

Fifth-That the underground electrical wire and conduits, together with their connections and and conducts, so content with their connections and appurtenances, shall be of the best and most dur-able quality now in use for the Edison system; and that the same shall be laid, and all work hereafter done by the second party shall be done in the best

and most approved manner, and so as to cause the least possible disturbance to the street pavements. Sixth—That in all principal streets, highways or avenues said company shall so plan its system of underground distribution as to avoid the crossing of such streets for the purpose of supplying light to individual consumers.

Seventh-That wherever poles are to be used said second party will first acquire the privilege of erecting such poles and hanging wires thereto from the owners of the abutting property, as well as from the Executive Board; and that such poles shallin all cases be sightly and of durable material and of such height as shall be directed and ap-proved by the Executive Board, and such poles shall also be kept painted; and that the wires placed upon poles by said second party shall be strung at a height directed and approved by the Executive Board.

Eighth—That in all of the streets in which the said second party is authorized by the Common Council or by this contract to lay underground Council or by this contract to lay underground electroid wires or conduits, no poles of any kind shall be erected by it except at a canal or race crossing, and in such case only by permission of the Excentive Board; and further that no poles shall be erected by said company anywhere except as authorized in the said resolution of the Com-mon Council of May 4, 1886.

Ninth—That all of the work done by said second party in excavating and refilling trenches and in replacing pavements and roadways of every char-acter, shall be performed under the direction of the Excentive Board; and that said board may re-quire said company to dig test pits wherever neces-sary to determine the exact location of existing gas, water and sewer pipes, which may be inter-fered with by the operations of said second party, and in all other cases, wherever the Executive Board shall so require; and that the time to be consumed in performing such work, together with the length of trench which may be opened at any Ninth-That all of the work done by said second consumed in performing such work, togetter with the length of trench which may be opened at any one time, shall be determined and regulated by the said Executive Board; and that no street shall be opened by said second party without a permit be opened by said second party without a permit therefor from said board, designating, among other matters above mentioned, the location in said street where said underground wires or conduits are to be placed.

Tenth—That all reasonable expense which may be incurred by said first party because of the ap-pointment of an inspector by the Executive Board to supervise the replacing of the street pavements wherever disturbed by said second party, shall be promptly repaid to said board by said second party.

And it is further agreed: Eleventh—That the grant of the right, authority, privilege and franchise hereinbefore mentioned shall not preclude the said first party from granting a like permission to any other company at any

other time. Twelfth—That the said first party shall have the right to place and maintain upon the poles erected by the said second party at least two cross-arms not exceeding nine feet in length, and to string and maintain on such cross-arms wires for the police patrol and fire alarm telegraph system of party of first part.

Thirteenth-That the streets and alleys in which said second party is authorized to install and operate and lay underground conduits for conduct-

ing electricity are as follows: 1. East Main and West Main streets, from Frank-lin street to the Erie canal. 2. Aqueduct street, from Main street to the Erie

to the central station of the company, in the rear of the John Snow building on Exchange street 3. State street, from Main street to the New York

Central and Hudson River Railroad. 4. Front street, from Main street to Exchange

place 5. Exchange place, from Front street to State

street 6. Mill street, from Exchange place to Market

street.

7. Market street, from Mill street to State street. 8. North and South St. Paul streets, from An-drews street to Court street.

9. Irving place, from Main street to the Erie canal 10. Church street, from State street to Pindell

alley Fourteenth-That the screets and alleys in which

the said second party is authorized to erect poles and hang wires thereon, and install and operate the same, are as follows:

1. Pindeil alley, from Main street to Allen street. 2. Spring street, across Exchange street, from the central station in the rear of the John Snow

building to Spring alley. 3. Irving place, from the Erie canal, south, to Spring street. 4. Pine alley, from Spring street to Troup street.

5. School alley, from the Eric canal to the south-ern end of the said alley.

Spring alley and Scott place, from Main street б. to Troup street.

7. Aqueduct street, from the said central station to Court street.

8. Court street, from the river bridge to Exchange street.

Fifteenth-That the said second party shall have the right, authority, privilege and franchise, sub-ject to the conditions and restrictions of this agreement, to counstruct electric wires and couduits under ground, and to erect poles and place wires on the same, in and through said streets and alleys, and to maintain and operate the same for the purpose of electric lighting according to the Edison system. This agreement is executed in duplicate.

In witness whereof, on the day and year first above written, the said first party has caused its corporate seal to be hereto affixed and these presents to be signed by Cornelius R. Parsons, its Mayor, and the said second party has caused its corporate seal to be hereto affixed, and these presents to be signed by J. Lee Judson, its President.

The City of Rochester, by CORNELIUS R. PARSONS, Mayor. [L. S.] The Edison Electric Liluminating Company of Rochester, by

J. LEE JUDSON, President. [L.S.]

State of New York, County of Monroe, City of Rochester, ss.: On this 12th day of May, 1886, before me the subscriber personally appeared, Cor-nelius R. Parsons, to me known to be the same person described in and who executed the within instrument and he acknowledged that he executed the same as Mayor of the City of Rochester; and the said Cornelius R. Parsons being by me duly sworn did say that he resides in the City of Rochester and is the Mayor of said city ; that he knows the corporate seal of said city; that the seal affixed to the within instrument is the corporate seal of Said City and was thereto affixed by order of the Common Council of said City, and that he signed his name thereto as Mayor by virtue of a like order of said Common Council.

The Judson, to me known to be the same person before me, the subscriber, personally appeared J. Lee Judson, to me known to be the same person become be and who excerted the within instance described in and who executed the within instru-ment and he acknowledged that he executed the same as President of the Edison Electric Illuminatsame as rresulent of the Edison Electric Huminate ing Company of Rochester; and the said J. Lee sides in the city of Rochester and is President of the Edison Electric Illuminating Company of Roch-ester; that said Edison Electric Illuminating Com-pany has no corporate seal; that the seal affixed to

the within instrument was adopted as the corpo-rate seal of said company by order of the Board of Tate seal of said company by order of the Board of Directors of said company and was thereto affixed. By order of said Board of Directors, and that he signed his name thereto as President by virtue of a like order of said Board of Directors. HowARD L. OSGOOD, Com. of Deeds. I hereby approve the foregoing contract between the City of Rochester and the Edison Electric II-luminating Company of Rochester. Dated Rochester, N. Y. May 11th, 1886. JOHN N. BECKLEY, City Attorney.

The President then declared the Board ad-PETER SHERIDAN, journed. City Clerk.

In Common Council-July 14, 1886.

ADJOURNED REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present-Ald. Tracy, Coughlin, Kohlmetz, Foley, Selye, Mandeville, Swikenard, Weider, Stein, Kelly-10.

Absent-Ald. Marson, Watson, Fritzsche, Elliott, Bobrer, Schaeffer-6.

MISCELLANEOUS BUSINESS.

By. Ald. Coughlin-Resolved, That the Pohee Commissioners be directed to appoint until November 1, four additional temporary policemen, as provided in section 6, title II., of the city charter, who shall be assigned to special outy in the several public squares or parks of the city, as follows: One for Jones square, one for Browns square, one for Plymouth and Madison squares, one for Franklin, Washington and Wadsworth squares, until such time as the disorderly and riotous conduct now prevailing in the squares be suppressed, and the persons and property of residents in those vicinities have secured the protection extended to their fellow citizens in the enjoyment of their homes. Adopted.

By Ald. Coughlin-Resolved, That the Lamp Committee be authorized to advertise for proposals to light the public kerosene oil lamps from August 1, 1886, to July 1st, 1887. Adopteð

By Ald. Kohlmetz-Resolved, That the Executive Board be authorized to negotiate with the owners of lands proposed to be taken for the opening of Evergreen park under ordinance No. 2, 855. Adopted.

By Ald. Kohlmetz-Petition of Mary Fisher for permission to erect a wood building. Granted under direction of the Wood Building Committee and Fire Marshal.

By Ald. Foley-

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN: I hereby submit my report on weights and measures for he month of June, 1886: Measures examined, 2,412, of which 2,315 were

Weights examined, 2,047, of which 2,010 were orrect, 67 too small, and 30 too large. Weights examined, 2,047, of which 1,334 were correct, 39 heavy, and 674 light. Scales examined, 1,065, of which 896 were correct

and 169 unbalanced.

Respectfully, THOS. MAHONEY, City Sealer.

Rochester, July 13th, 1886.

Ald Coughlin moved that the city sealer be

lution of the board, after their weights have once been examined by the sealer. Carried.

By Ald. Selye-Petition of William Lyle for remission of taxes. Referred to the Assessment Committee.

By Ald. Selve-Resolved that the New York Central and Hudson River Railroad Co. be requested to replace the fences on the west side of Brown's Square; also on Center Square. Adopted.

By Ald. Selye-Resolved, That the the City Clerk be, and he hereby is, directed to draw an order, dated July 20, 1886, in favor of William Mitchell, for one hundred and seventy-five dollars (\$175 00) for labor on parks as per contract and charge Park Fund. Adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Kohlmetz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Kelly-10.

By Ald. Selye-

To the Hon. the Common Council :

The undersigned respectfully represents that he has opened a street fifty feet wide, extending from Colvin street west to Ames street, through prop-erty owned by him and known as a subdivision of part of town lot 67, town of Gates, now in the city of Rochester; that he has caused a twelve-inch vitrified pipe sewer to be constructed in said street; that he has graded said street and opened it for public use, and filed a map thereof in Monroe county clerk's office, on which map said street is designated as Chester street, and he hereby re-quests your honorable body for and in behalf of the city of Rochester to accept the dedication of much street. such street.

Dated July 12, 1886. GEO. F. DANFORTH.

Referred to the Committee on Opening and Alteration of Streets.

By Ald, Selye-

ş

L

Ŀ.

1

t

Э

3

.

e

a

i-

r

g

)f

n 3: :0

:e

ot.

)**e** :

rs

To the Common Council:

The undersigned respectfully represents that The undersigned respectation represents that last fail he opened a street through his property, caused it to be graded and sewered in accordance with levels obtained from the City Surveyor, that he has filed a map of said street designating it as Chester street, that the lots abutting on said stre t here been eccessed as lots on Chester street that Chester street, that the lots abuiting on satisfies to have been assessed as lots on Chester street, that by formal action of the Common Council a water pipe was ordered laid in Chester street and has been so laid; and, therefore, in view of the above facts, which if not alone sufficient to show a formal deduction of a mid street to the air of all overta racts, which it not alone sumclent to show a formal dedication of said street to the city, at all events show that his action was recognized by the city authorities, he asks that the action of your com-mittee giving the name Chester street to a street already named may be reconsidered, and that said name be given the street through his prop-GEO. F. DANFORTH. erty.

Dated July 12, 1886.

Referred to the Committee on Opening and Alteration of Streets.

By Ald. Selye-Resolved, That the Park Committee be and it hereby is directed to sell the old fences that inclose Washington and Plymouth parks, to the highest bidder, notice to be published in the official papers for three days prior to the sale thereof. Adopted.

By Ald. Selye-Resolved, That the Execu-tive Board be and it hereby is directed to change the crosswalk that at present crosses Lake avenue from the north side of Lyell ave-nue to the north line of Vincent place, by re-moving it so that it will cross Lake avenue from the south side of Lyell avenue to the north line of Vincent place. Adopted.

Ald. Selye gave notice that at the next meeting he would introduce a penal ordinance pro- | to refer to the Assessment Committee. Adopted.

hibiting loitering in the public parks and squares of the city after sundown.

Ald. Selve moved a reconsideration of the resolution relating to lamp contracts adopted at the last meeting. Carried. Ald. Selye moved to substitute the word "directed" for the word "requested." Adopted.

The resolution as amended was then adopted. By Ald. Selye-

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., July 13, 1886.

Ald. Selve, Ninth Ward :

DEAR SIR.—Henry East, Esq., has at last exe-cuted an easement or has agreed to do so and the lenwood avenue improvement can now go on. He has imposed conditions however, which have rendered it it necessary to change the estimated cost and the territory to be assessed therefor. I have therefore prepared a new ordinance for this improvement which I suppose will come before the Board to-night.

I would recommend that you move a reconsider-ation of the final ordinance No. 2,819 and that it pe indefinitely postponed.

Very truly and respectfully your ob't serv't, I. F. QUINBY, City Surveyor.

Ordered, received, filed and published.

Ald. Selve moved a reconsideration of ordinance No. 2,819 Adopted. Ald. Selve moved that the ordinance be indefinitely postponed. Adopted.

By Ald. Swikehard-Petition for a sewer in King park; referred to the City Surveyor to prepare an ordinance, also petition for a water main in King park; referred to the Water Works Committee and Executive Board.

By Ala. Weider-Resolved, That the Flower City National Bank of Rochester and the Traders' National Bank of Rochester be, and hereby are, designated as the banks in which the treasurer of said city shall deposit all moneys received by him belonging to the city, and that the Mayor be, and he hereby is, di-rected to enter into contracts with the Flower City National Bank and the Traders' National Bank, which contracts shall provide in substance that said banks shall each pay for onehalf of the city deposit for the year beginning August 1, 1886, interest at the rate of 2 per cent. per annum upon the daily balances of the city's money deposited in said banks, such payments to be credited to the account of said city monthly, and that each of such contracts shall provide that each of said banks shall be entitled to receive one half entitled receive one haif by the Treasurer of all moneys received belonging to said city, and each of such contracts to be operative when said banks shall respectively deliver to the Finance Committee of the Common Council a bond to be approved by such committee, as to form and as to the sufficiency of the sureties, indemnifying the city against loss by reason of said respective to be in the sum of \$125,000. Adopted. By Ald. Weider-Resolved, That the Execu-

tive Board be requested to postpone the let-ting of the contract for Goodman Street Improvement, under Ordinance No. 2,964, pending the adoption of an ordinance for a Portland cement walk on said street. Adopted.

By Ald. Weider-Resolved, That the City Surveyor be and hereby is directed to establish the grade for a sidewalk on each side of Sanford

street. Adopted. Ald. Weider presented the petition of Wil-liam Karges for remission of taxes and moved

By Ald. Kelly-Resolved, That the City Clerk be, and he hereby is, directed to draw an order in favor of John N. Beckley for four hundred and sixteen and sixty-six one-hundredths dollars (\$416.66). at the rate of \$5,000 per annum, for services as City Attorney for month of June, and charge contingent fund.

Adopted by the following vote :

Adopted by the following vote: Ayes – Ald. Tracy, Coughlin, Kohlmetz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer – 10. By Ald. Kelly–Resolved, That the Execu-tive Board be authorized and requested to

negotiate for the purchase of the lands necessary to be taken for opening a new street from Campbell street to Jay street, as contemplated by ordinance No. 3,006, adopted June 29, 1886, and report the result of such negotiations to this board. Adopted. By Ald, Kelly-

To the Common Council:

Your Law Committee has made inquiry as to th Your Law Committee has made inquiry as to the number of suits now pending against the city for damages from outlet sewers, and reports to your Honorable Body that during the year damages have been awarded property owners in four ac-tions tried, amounting to \$3,094, and that there are now nine actions pending in which damages are claimed to the amount of \$35,500. In one of the cases tried, that of Chapman vs. the city, an injunction was also granted restraining the city from the further discharge of the Monroe agreene and East avenue

restraining the city from the further discharge of the Monroe avenue and East avenue discharge of the Monroe avenue and East avenue outlet sewers into Thomas Creek in the town of Brighton. The case was appealed to the General Term and the judgment of the trial court was af-firmed. An appeal was taken to the Court of Ap-peals, where a decision will probably be reached within a year. If the judgment should be affirmed by the Court of Appeals, the injunction would be-come operative within six months from the entry of judgment. It is therefore or the utmost importance that immediate steps be taken to pro-vide for a suitable outlet sever to dispose of all the sewages on the east side of the river. An addi-tional reason why such action should be taken may be found in the tact that the city is now pay-ing a large sum of money yearly for rights of way for the East side severs. for the East side sewers.

Respectfully submitted, J. MILLER KELLY,

D	HILI	m	XX7	1111	m
- E J	ուտ	r		EID	ER,
T	187	1	-		

. SELYE H. KOHLMETZ,

Law Committee.

Ordered received, filed and published.

By Ald. Kelly-Resolved, That the City Surveyor be and he hereby is directed to prepare an ordinance for the construction of a trunk sewer on the east side of the river. Adopted.

Ald. Kelly moved a reconsideration of the penal ordinance relating to bells on wagons in the public streets. Adopted. Ald. Kelly moved that the ordinance be submitted to the City Attorney to prepare the ordinance in a proper form. Adopted.

By the Clerk-

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE, (July 13th, 1886.

To the Hon. the Common Council :

GENTLEMEN: The Treasurer herewith submits the monthly statement of the balances of the prin-cipal funds on the 13th day of July, 1886, as required by section 58 of the city charter:

Depar	rtments.	Balance undrawn.
Board of	Education	Building fund\$35,125 05
••	• ••	Repair fund 7,916 92
••	••	Contingent fund 38, 185 02
••	••	Teachers' fund118, 904 94

Fire Department fund	64.854 69
Poor Department fund	40,218 23
Police Department fund	84, 371 54
Contingent fund	96,531 63
Highway fund	82, 593 41
Lamp fund	82,268 98
Health fund	13,847 38
City Property fund	6, 328, 88
Park fund	1,690,67
Water Works fund	164.632 38
Water Pipe fund	47, 952 25
Salary and Expense fund	
JOHN A. D	

Treasurer.

Subscribed and sworn to before me,) this 13th day of July, 1886. } EDWARD THOMAS, Commissioner of Deeds.

Ordered received, filed and published,

EXECUTIVE BUSINESS.

Ald. Kohlmetz resolved that the board proceed to the election of commissioners of deeds. and that the clerk cast the ballot.

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Kohlmetz, Foley, Selye, Mandeville, Swikehard, Weider, Kelly-9. The following named persons having re-

ceived the concurrent vote of the Common Council were duly appointed: Sayles, Isaac DeMallie. Martin V.

MISCELLANEOUS BUSINESS.

Ald. Coughlin moved a reconsideration of the report of the Committee on Opening and Alteration of Streets in regard to changing the name of Plymouth avenue to Foley street. Lost.

On motion of Ald. Kelly the Board ad-PETER SHERIDAN. journed. City Clerk.

in Common Council, July 19, 1886.

SPECIAL MEETING.

In the absence of the president the Clerk called the board to order.

Ald. Foley moved that Ald. Coughlin act as chairman. Adopted.

Present-Aid, Coughlin, Marson, Watson, Koblmetz, Foley, Selye, Swikehard, Stein, Bohrer, Schaeffer-10.

Absent-Ald. Tracy, Fritzsche, Elliott, Mandeville, Weider, Kelly-6.

By the Clerk.

ROCHESTER, N. Y., July 17, 1886. Peter Sheridan. City Clerk :

DEAR SIR.-Please call a special meeting of the Common Council on Monday, July 19, 1886, at 10 o'clock a. m. Subject: "Street car rails on West avenue." CORNELIUS R. PARSONS, Mayor.

Ordered received, filed and published.

Ald. Marson moved that the Council take a recess for half an hour for the purpose of inspecting the new rail, a sample of which is laid on Allen street. Adopted.

The board reconvened with Ald. Coughlin in the chair.

Present-Ald. Coughlin, Marson, Watson, cohlmetz, Foley, Mandeville, Swikehard, Kohlmetz, Foley, Mandeville, Swikehard, Bohrer, Kelly, Schaeffer—10. Absent—Ald. Tracy, Fritzsche, Elliott, Selye,

Weider, Stein-6.

By Ald. Foley-Whereas, The tax payers on West avenue are now expending over \$60,000 for the purpose of making a perfectly clean, smooth. solid pavement thereon ; therefore, be it

Resolved. That the Bochester City & to Wood Building Committee and Fire Marshal Brighton Railroad Company be permitted to use for their tracks in said West avenue what BEFORTS OF STATUTION CONTRACTOR is known as the Johnson girder rail, section H, 54, No. 201, manufactured by the Cambria Iron Company, and now used by the Metropol-itan Street Railway Company of Boston, Mass. Adopted.

9

8887857

3,

5

n

d

g

1-

1.

'k

18

1

۱,

n-

10 10

st

iđ

in

đ,

re,

nn

100

n,

гө,

Ald. Folev moved that the Board adjourn. Adopted.

PETER SHERIDAN, City Clerk.

-In Common Council-July, 27, 1886. REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board. presiding.

Present—Ald. Tracy, Coughlin, Watson, Kohlmetz, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Kelly, Schaeffer—14. Absent—Ald. Marson, Fritzsche, Elliott.

Bohrer-4.

APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC.. AND THEIR REFERENCE.

By Ald, Coughlin-Petition of Wm. Coughlin for permission to move and add to a wood building, referred to the Wood Building Committee and fire marshal with power to act.

By Ald. Watson-Petition for widening Euclid street, referred to the City Surveyor to prepare an ordinance.

By Ald. Foley-Petitions of Milton Noyes, W. H. Godfrey and Ferdinand Payne for permission to erect wood buildings; all granted under direction of the Wood Building Committee and Fire Marshal.

By Ald. Selve—Petitions of Joseph Stephan, estate of Ann J. Mathew and Wm. J. Craig, for permission to erect wood buildings; referred to the Wood Building Committee and Fire Marshal, with power to act; also, petition for water main extension in Straub street; referred to Water Works Committee and Executive Board.

By Ald, Weider-Petitions of John Boma and Christopher Beel for permission to erect wood buildings; referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Kelly-Petition of Joseph Ruf for permission to erect a wood building, granted; also, petition for a pipe sewer in Syke street; referred to the City Surveyor to prepare an ordinance.

By Ald. Schaeffer-Petition for extending gas main and lamps on Oxford street; referred to the Lamp Committee. Also, petition for a plank walk on Dake street; referred to the City Surveyor to prepare an ordinance. Also petition of J. Dewitt Butts for permission to erect a wood building, referred to the Wood Building Com-mttee and Fire Marshal with power to act; also petition for street lamps on Schanck avenue, referred to the Lamp Committee; also petition for sidewalk on Vernon street, referred to the City Surveyor to prepare an ordinance.

By Ald. Kohlmetz-Petition of Nathan Botsford for permission to erect a wood building, also remonstrance against same, both referred | ments. Adopted.

By Ald. Weider-

To the Hon. Common Council:

GENTLEMENT: Your committee to whom was re-ferred the bill for gas consumed in the Free Acad-emy for \$247.74 for the use of the free classes of the Mechanical Institute, respectfully report that, after due deliberation, we find that it is not within the province of the Common Council to pay the bill, as the tax levy provides for expenses for the Board of Education, and your committee believe that the Board of Education should assume the emount for the bill and would refer the bill to that amount of the bill, and would refer the bill to that Board. PHILIP WEIDER.

W. MANDEVILLE. Committee.

Adopted.

Ald, Kelly, from the Law Committee, reported progress in the matter of revision of the City Charter, and asked for further time. Granted.

Ald. Kelly, from the Law Committee, to which was referred the matter of opening a street from Canfield place to Union Park, reported progress and asked for further time. Granted.

By Ald Schaeffer -

To the Hon. the Common Council of the City of Rochester :

GENTLEMEN-Your Assessment Committee re-ports upon the petitions of A. A. Wood, Mrs. Honora Curran, Henry Corlett, and Maria B. Denio, as follows:

Denio, as follows: Your committee finds that the allegation: of the petition of kev. A. A. Wood, printed at page 168 of the current proceedings, are established, and therefore, recommends that he be allowed an ex-emption of \$1,500 upon the assessed valuation of his property on the grounds stated in said petition. The amount which Mr. Wood should pay, after making such deduction, is \$38.44. Mrs. Curran was assessed the sum of \$5.25 upon property fronting upon Bronson avenue for the ex-penses of Olean street sewer. It appears that Mrs. Curran's lot should not have been included within the territory to be assessed, and your com-mittee, therefore, recommend that said as essment

mittee, therefore, recommend that said as essment be cancelled.

Henry Corlect is assessed upon the general as-sessment roll for 1886 \$67.99, for personal prop-erty. It appears from the statements made to us by the assessors that Mr. Corlect, appeared before by the assessors that Mr. Correct appeared before the Board of Assessors in April last and made affi-davit that he had no personal property liable to taxation. By an oversight in the Assessor's office the tax was allowed to remain on the roll, and your committee recommends that the tax be cancelled.

Celled. Mrs. Denio was assessed in the general assess-ment roll for 1886 upon \$4,400 worth of personal property by mistake in the Assessor's office. The assessors state that they had no intention of mak-ing any assessment for personal property against Mrs. Denio, and your committee therefore recom-mends that Mrs. Denio be allowed to pay \$69,50 tax on her real property, and that the personal property tax be cancelled

Respectfully submitted

C. J. SCHAEFFER, J. MILLER KELLY, D. V. W. SELYE, C. STEIN.

Assessment Committee.

Ordered received, filed and published. By Ald. Schaeffer-Resolved, That the City Treasurer be and hereby is directed to receive from the Rev. A. A. Wood the sum of \$38 44, in full of the general city tax for the year 1886. upon lots 9 and 6, east side of Rowley street. and charge the balance to erroneous assess-

By Ald. Schaeffer-Resolved, That the City Treasurer be and he hereby is directed to cancel the assessment of \$5.25 against Mrs. Honora Curran for the Olean street sewer, and charge

erroneous assessments. Adopted. By Aid. Schaeffer-Resolved, That the City Treasurer be, and he hereby is directed to cancel the personal property tax against Henry Corlett in the general city tax roll for 1886, amounting to \$67.99, and charge erroneous and charge erroneous assessments. Adopted.

By Ald. Schaeffer-Resolved, That the City Treasurer be, and hereby is directed to receive from Maria B. Denio the sum of \$69.50 in full of the general city tax for 1886, upon the east part of lot 13 on Stone street, and charge the balance to erroneous assessments. Adopted.

By Ald. Coughtin-

To the Hon. the Common Council:

GENTLEMEN-Your Lamp Committee in accor-dance with the resolution passed by your honor-able body, having advertised in the daily papers for proposals for the care, lighting and extinguish-ing, repairs, etc., of the public kerosene lamps of the city until July 1st, 1887. respectfully report that they have received the following bids:

J. W. Maser	\$5 38	per	lamp	per	year
Clinton Gibbs	5 30	••		••	••
Chas. McDonald	525				

Your committee after due and careful consideration of the several proposals received, unite in recommending the acceptance of the proposition of Chas. McDonald, at \$5.25 per lamp per year, he be-ing the lowest bidder, providing he furnish responsible sureties, and present the following resolution and recommend its adoption.

WM. COUGHLIN, JR.,
GEO. B. SWIKEHARD,
J. H. FOLEY,
J. MILLER KELLY,
HENRY KOHLMETZ.
Transfer itombilizity,

Lamp Committee.

Ordered received, filed and published.

By Ald. Coughlin-Resolved, That the Mayor be and he hereby is authorized to enter into contract with Cuarles McDonald for the care, lighting and extinguishing, furnishing all re-pairs and repairing the public street kerosene lamps from Aug. 1, 1886, to July 1, 1837, in accordance with his proposition and specifications as advertised by the Lamp Committee, provid ing he furnish a good and sufficient bond for the faithful performance of the contract.

Resolved, That the Mayor be directed to insert in the contract that the Lamp Committee may at any time remove kerosene oil lamps and replace them with electric light or gas as the committee may deem advantageous for the best interests of the city.

Ald. Kelly moved to insert a provision re-quiring that the lamps be cleaned at least once a week, and Ald. Coughlin accepted the amend-The resolution as amended was adopted. ment.

FINANCE BUDGET No. 4.

ROCHESTER, N. Y., July 27, 1886.

By Ald. Watson-Resolved, That in pursuance of section 58 of the City Charter, the City Clerk be and he hereby is directed to draw warrants on the City Treasurer, in favor of the following named persons, for the amounts set opposite their re-spective names, and that the City Treasurer be and he hereby is directed to pay said warrants when there are funds applicable, and charge the proper funds as follows :

CONTINGENT FUND. MISCELLANEOUS ACCOUNTS.

Rochester Printing Co., printing blanks, &c..... \$ 213 69

Rochester Volksblatt, printing notices, 1	100.00
qr. D. T. Hunt, postage stamps. Yawman & Erbe, repairing level	$100 00 \\ 5 00$
Yawman & Erbe, repairing level	300
I. F. Quinby, disbursements	26 60
I. F. Quinby, disbursements Union and Advertiser, printing blanks,	10.00
Surveyor John C. Moore, binding books	49 00
John C. Moore, binding books	25 75 3 85
	27 00
E. C. Maloy, repairing tapes	925
Rochester Herald Co., pub. notices	10 00
John A. Davis, disbursements Sunday Herald, notices	$78 \ 05 \\ 11 \ 00$
G. Glover, serving notices	3 60
John P. Smith, binding books	22 55
John P. Smith, binding books Sunday Herald, printing	9 50
PAY ROLL FOR THE MONTH OF JULY	
G D D D D D D D D D D D D D D D D D D D	275 00
C. tt. Parsons, Mayor	375 00
F. P. Allen, Dep. Treasurer	166 66
H. B. James, clerk, Treasurer	83 33
C. J. McDonaid,	83 33
C. M. Beattle, A. D. Davis, C. J. McDonaid, Charles Kondolf,	66 66 60 00
C. J. McDonaid, ······	58 33
Charles Kondolf.	33 33
Ivan Powers, City Attorney	333 33
Ivan Powers, City Attorney E. O. Smith, Stongrapher, June and July.	150 00
Wm. J. Burke, City Attorney's office, June	1/0 00
and July I. F. Quinby, City Surveyor	140 00
Wm J Stewart Assistant Surveyor	191 66 100 00
Wm. B. Sackett.	75 00
Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. W. Bace,	63 33
Ambrose Redman,	63 33
sonn nenyon,	54 16
Wm. M. Rebasz, ··· ·· ··	75 00
	$\begin{array}{c} 50 & 00 \\ 48 & 33 \end{array}$
Martin Wahl,	25 00
L. A. Pratt, City Assessor	225 00
Wm Mahar ···	225 00
Valentine Fleckenstein, City Assessor Thos. E. White, Judge Municipal Court Geo. E. Warner,	225 00
Thos. E. White, Judge Municipal Court.	200 00
W F Chandler clerk	$\begin{array}{c} 200 & 00 \\ 75 & 00 \end{array}$
Peter Sheridan, City Clerk	166 66
W. F. Chandler, clerk Peter Sheridan, City Clerk Francis J. Irwin, City Messenger	100 00
Wm. Butler, Asst.	16 66
Arthur McCormick, Fire Marshal	100 00
Frank D. Fay, Watchman City Hall	66 66
francis J. Irwin, City Messenger Wm. Butler, Asst. Arthur McCormick, Fire Marshal Frank D. Fay, Watchman City Hall John O'Leary, Engineer Peter G. Miller, Janitor Front street Building	66 66
Building	66 66
A. H. Martin, Milk Hispector	83 33
Geo.A. Benton, Clerk Civil Service Exam-	
iners, April, May, June, July	100 00
POOR FUND.	
St. Mary's Hospital, board	,824 05
St. Mary's Orphan Asylum, board	989 49
St. Patrick's	980 51
St Joseph's Orphan Asylum, board	985 82
Rochester	497 83
Sisters of Mercy	$\begin{array}{c} 605 & 15 \\ 262 & 20 \end{array}$

St. Patrick's ··· ··· ···	980 51
St Joseph's Orphan Asylum, board	985 82
Dochoston II II	497 83
Sisters of Mercy	$605 \ 15$
Home of Industry	362 39
Industrial School	396 71
Home of the Friendless	130 00
Mary Flannigan, board	6 00
Kleinhans Brothers, meat	25 00
Briggs Bros.	8 35
T. J. Kenning, groceries	37 00
Geo. J. Knapp, groceries	ĞÖ (Ë
M. Eisenmenger, groceries	21 ÖÖ
Frank Defendorf, groceries	17 00
Mary Pallett, rent	6 00
Saml McCormick, rent	3 75
Mrs. John Killop,	14 00
L. A. Hedges, burials	12 00
Punch & Son, burials	18 50
P. Joyce, burials	24 00
Geo. Oppell, bread	12 60
August Weitzel, bread	47 01
	25 00
John P. Smith, printing	7 00
Dr. E. H. Makk, printing F. J. Amsden, transportation	13 64
F. J. Amsgen, transportation	10 04

181

John Lutes, disbursements H. P. Mulligan, shoes.... G. Goetzman, soap..... 21 93 102 70 PAY ROLL MONTH JULY. John Lutes, Overseer...... J. H. McGregor, Clerk Poor Office...... Thos. Swanton, Loseph Eagan. 141 66 66 66 66 66 Thos. Swanton, Joseph Eagan. George Hartel, Clerk Poor Department... Or. D. H. Koch, City Physician..... Charles R. Barber, City Physician.... A. R. Gumbarts, N. M. Collins, V. A. Hoard, M. C. Rutherford, Demeroy P. Dickinson Excise Comm'er 66 66 62 50 $\begin{array}{c} 62 & 50 \\ 41 & 66 \\ 41 & 66 \\ 41 & 66 \\ 41 & 66 \\ 41 & 66 \\ 41 & 66 \end{array}$ 41 66 Pomeroy P. Dickinson, Excise Comm'er... C. Herzberger, 60 00 James Malley, John H. Mason, clerk June and July..... 130 00 HEALTH FUND. John W. Mason, collecting garbage..... -228.00Daniel Hickey, Wm. Rosengreen, John Baker, Jacob Stein, J. W. Maser, Peter Hardy, Patrick Bradley, Tagoh Rauber, Daniel Hickey, 114 00 114 ÖÖ $\begin{array}{c} 111 & 00 \\ 114 & 00 \\ 114 & 00 \\ 114 & 00 \end{array}$ 114 00 228 00 Pathoß Brauley, Jacob Rauber, Q. C. Schuhart, vaccinations...... J. C. Birmingham, horse hoeing..... A. F. & S. C. Stewart, wagon repairs... Henry Heavey, board horse...... J. P. Foreman, drying hose..... 114 00 44 55 $\begin{array}{c} 37 \\ 20 \\ 00 \end{array}$ 13 00 SALARY MONTH JULY. Dr. J. J. A. Burke, Health Officer..... 75 00 Dr. J. J. A. Burke, Health Omcer.... Alfred Wedd, Register. Messenger, services. Otho Griswold, Inspector... Geo. W. Hall, J. N. Harder, James Purcell, inspector... Henry M. Heinold, keeper of Hope Hos-vital 66 66 33 33 41 66 41 66 pital..... Frank Gage, sewer flusher..... John Galvin 50 00 John Galvin, Wm.T.Kohlmetz, supt. of garbage 27 days 108 00 LAMP FUND. CITY PROPERTY FUND. Goggin & Knowles, labor and material.... Simon Foos, repairing chars..... F. J. Irwin, cleaning City Hall.... H. B. Smith, coal for City Hall.... Roch. Gas Co., gas City buildings Bradshaw & Herzberger, coal City Hall... Phillips & VanIngen, coal City Hall.... Woodbury, Morse & Co., dusters, etc.... Smith, Perkins & Co., supplies... 214 50 $140 \ 40 \ 214 \ 50$ 214 50 PARK FUND. J. B. Long, repairing tools. Henry Heavey, hack hire..... John Connolly, repairing lawn mower.... EXECUTIVE BOARD DEPARTMENT, { ROCHESTER, July 23d, 1886. To the Common Council:

The accompanying bills and estimates, as per the following statement, having been lawfully con-tracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to Sec. 148 of the City Charter. Respectfully submitted,

THOS. J. NEVILLE, Clerk of Executive Board.

21 93	HIGHWAY FUND.	
6 50 102 70	Pay roll for week ending July 1, 1886. \$787 94	
	8, 405 96 15, 670 54	
141 66		
66 66	Monthly pay roll for bridge tenders	67 00
66 66	Monthly pay roll for bridge tenders	
$\begin{array}{ccc} 66 & 66 \\ 62 & 50 \end{array}$	John Weber, sand and gravel	00 20 20 75
41 66	A. J. Schwalbach, sand and gravel	20
41 66 41 66	F. C. Lauer & Sons, paving stone	
41 66	E. B. Chace, oak lumber. Central ave. bridge	60 48 00
41 66	Norman Gordon, hand cart	00
41 66 60 00	G. W. & C. T. Crouch & Sons, lumber 81	3 50 46
60 00	H. Hoffman & Son. repairs to wagon, &c 2 August Kimmel, coal and wood	95
60 00 130 00	H. A. Kingsley & Co., hardware	00 75
130 00	Hollister Bros., lumber	45
228 00	Wm. J. Steinhauser, pay roll, breaking Mc-	
114 00	Wm. Dolar. McAdam	52 14
114 00	I. B. Whitbeck, agent, delivering oak lumber	6 02
114 00 114 00	J. B. Whitbeck, agent, lumber 75	87 62
114 00	Garvey & Donnelly, repairs to sprinkling wagon.	
$ \begin{array}{c} 114 & 00 \\ 228 & 00 \end{array} $	Buffalo, N. Y. & P. R. R. Co., unloading street 16 Jonn Weber, sand and gravel. 21 J. J. Schwalbach, sand and gravel. 21 John G. Hetzler, stone. 21 James Gosnell, painting stone. 12 James Gosnell, painting steet signs 11 James Gosnell, painting st eet signs 11 B. Chace, oak lumber, Central ave. bridge. 11 G. W. & C. T. Crouch & Sons, lumber 10 H. Hoffman & Son, repairs to wagon, &c. 24 Emily Starbuck, McAdam 24 Kosella E. Pike, McAdam 18 Rosella E. Pike, McAdam 18 Gosella E. Pike, McAdam 18 Garvey & Donnelly, repairs to sprinkling wagon, &c. 24 Louis Ernst, & Son, hardware. 24 Louis Ernst, & Son, hardware. 24 Louis Ernst, Son, hardware. 24 Louis Ernst, & Son, hardware. 24 Louis Ernst, Son, hardware. 24 Lou	8 95 64
114 00	F. C. Lauer, McAdam	19
$\begin{array}{c} 44 & 55 \\ 6 & 50 \end{array}$	Whitmore, Rauber & Vicinus, paving stone, &c 9 Hicks & McKenzie, horse shoeing	1 50
$\begin{array}{c} 6 & 50 \\ 37 & 75 \end{array}$	Thos. J. Neville, Clerk, disbursements 22	2 13
20 00	S. B. Williams, oil.	2 93
13 00	W. W. Morrison, printing	25 25 59
	Carvey & Donneity, repairs to spirinking wagon, 22 Louis Ernst & Son, hardware 22 F. C. Lauer, McAdam. 20 Whitmore, Rauber & Vicinus, paving stone, &c 97 Hicks & McKenzle, horse shoeing. 27 Toos. J. Neville, Clerk, disoursements. 27 S. B. Williams, oil. 27 W. Morrison, printing. 5 Foery & Kastuer, McAdam. 8 John Kelly, gravel for Lake avenue. 55	3 25
$\begin{array}{c} 75 & 00 \\ 66 & 66 \end{array}$	e5.490	18
33 33	And charge Highway Fund.	
$\begin{array}{c} 41 & 66 \\ 41 & 66 \end{array}$	Water Pipe Extension.	
41 66	Monthly pay roli for July, 1886	391 360
41 66	Monthly pay roll for July, 1886 8 795 Florence Iron Works, bydrants. 1,022 Jackson & Woodin Mnf. Co., est. No.2, cast iron 1,022 John Hilbert & Co., delivering water pipe 6,463 P. V. Hawley, Ames st. 35 P. V. Hawley, Wostine st. 38 P. V. Hawley, West ave	5 00
50 00	John Hilbert & Co., delivering water pipe 6.46	3 27
41 66	Morton W. Rundel, laying vipe in Culver place 1,00	Ĵ ŭ
41 66 108 00	Pilher & Syrits, Centennial st 38	$1 1'_{1}$
100 00	R. J. Smith, Caroline st. 150 West ave	0 00
	Jas. P. Tumilty, Magnolia st 270 Hill & Bailey, Otic st	j ŭŏ
344 28	John H. Foley, Aiken alley 18	928 050
$ \begin{array}{c} 057 & 00 \\ 599 & 09 \end{array} $	Stein Mnf. Co., Courtst	9 72
	Chas. J. Burke, Lake aye. &	
$\begin{array}{c} 182 & 60 \\ 596 & 44 \end{array}$	Henry Brinker, laying water pipe in Brinker pl 6	1 U8 3 64
8 50	M.J.Barker & E.J.Laney, University av 23 John Barons Edward st	2 45
50 00	F. C Lauer, Jr., Deming st 3 Mrs. E. D. Davis.	4 92
		0 00 1 62
5 50	Conrad Eisenberg, Eisenberg pk 8. Frank P. Crouch, South ave, audLangslow st	
	Devino w. serve, laying pipe in Serve st 38	640
214 50 140 40	E. C. Campbell, Chace st 12	162 600
$\begin{array}{ccc} 140 & 40 \\ 214 & 50 \end{array}$	E. C. Campbell, Chace st 12 Louise H. Canfield, Canfield pl 34 Lucinda B Clark, Remsen pl 16	6 00 7 06 2 58
214 50	Lucinda B Clark, Remsen pl. 16 John Rauber. Cleveland pk 59 Union and Advantison Commissioned pk 59	6 55
$ 4 46 \\ 14 75 $	John C. Moore, blank books	9 45
11 10	Thos. J. Neville, disbursements	5 99
2 30		1 50
3 00	Wm.G. Reid, laving water pine, Est. No. 1 group	5 00
1 00	John Howe, laying water pipe, Est. No. 1 group	5 00
T, }		00
,	Wm.G. Reid, laying water pipe, Est. No.1 group	0 00
as per	Wm.G. Reid, laying water pipe, Est. No.1, group	
ly con-	Wm, G Beid, laving water nine Est Foll group	00
<i>j</i> 0110	112. 43	000 950
orable of the	Bobert Stewart, Unloading and delivering wa-	
	pipe	683 670
T.T.F		

And charge Water Pipe Fund.

\$17,671 62

Water Works Department.

water works Department.	
Monthly pay roll for July, operating expenses a Monthly pay roll for July, service and repair. Byron Holley, salary for July, 1886 Emil Kutchling,	2.040 49
Monthly pay roll for July, service and repair.	1.871 53
Byron Holley, salary for July, 1886	200 (0
Emil Kuichling,	200 00
Byron Honey, salary for July, 1886. Emil Kuichling, Geo. W. Aldridge. A. P. Luttle, services as stenographer. B. F. Harris, rent of barn for July. Holly Manufacturing Company, check valves and pet cocks.	200 00
A. P. Little, services as stenographer	755 50
B. F. Harris, rent of barn for July	22 50
Holly Manufacturing Company, check valves	A
 W. A. Case & Son, red guage glass W. A. Case & Son, red guage glass H. A. Kingsley & Co., hardware and picks E. H. Cook & Co. wrongshi iron fittings atc 	5 20
W. A. Case & Son, red guage glass	. 3 51
H. A. Kingsley & Co hardware and nicks	5 70
E. H. Cook & Co., wrought iron fittings, etc.,	5.0
as per contract	137 06
as per contract. D. O. Lavermore, horse hire. Anna M. Ritter, refund for hose attachment.	6 00
Anna M Bitter refund for hose attachment	9 35
Woodbury, Booth & Pryor, repairs to machin-	0 00
orv	21 61
ery Rose & Eddy, hardware	10 59
The Clerk Novelty Co. covers for air relate	60 00
National Moto C., covers for air valves	150 50
Working Inches Co., Crown meter, etc	158 70
The Clark Novelty Co., covers for air valves National Mete, Co., crown meter, etc Florence Iron Works, nuts for sprinkling hy- drants	10.00
drants. Samuel Sloan, plumbing supplies.	19 00
Nolcon Tubbe, dishing supplies	30 47
	14 60
J. Nelson Tubbs, disbursements. Geo, A. Reynolds, estimate No. 2 removing	000 50
Tomos Field none for	263 50 5 27
d W Field, rope, &c	0 21
or w. & C. T. Crouch & Sons, lumber	6 83
willimore, Rauber & Vicinus, stop gate stones	9 95 18 70
A, Sorge, Jr., taps, &c	18 70
warner westcott, torches	1 80
Geo. F. Flannery, agent, water rent bills	19 50
Rochester Gas Light Co., gas for June	7 80
Henry R. Worthington, meters	127 12
Geo, A. Reynolds, estimate No. 2 removing garbage James Field, rope, &c. G W, & C. T. Crouch & Sons, lumber Whitmore, Rauber & Vicinus, stop gate stones A Sorge, Jr., taps, &c. Warner Westcott, torches. Geo, F. Flaunery, agent, water rent bills. Rochester Gas Light Co., gas for June. Henry R. Worthington, meters Joseph Cowles, cleaning water wheels, &c. Hill & French, wood Rochester Printing Co., printing. W. L. Buckland, norre hire. Wm. J. Wilcox, rubber bands. Fred Long, mowing bank at Rush reservoir. Chass. E. Morris, stationery. Minges & Shale, repairing chair. Fiell Telephone Co., rent of telephones. J. Fabe Phone Co. toweling	16 09
Hill & French, wood	9 00
Rochester Printing Co., printing	25 10
W. L. Buckland, hore hire	14 00
wm. J. Wilcox, rubber bands	4 33
Fred Long, mowing bank at Rush reservoir	5 00
Chas. E. Morris, stationery	17 35
Minges & Shale, repairing chair	1 75
Bell Telephone co., rent of telephones	25 00
J. Fahy & Co., toweling Drew, Allis & Co., directories and labels	9 25
Robert Crennell, pay-roll for labor, &c Post-Express Printing Co., printing Smith, Perkins & Co., soap Rochester Herald Publishing Co., printing	27 50
Post-Express Printing Co., printing	30 00
Smith, Perkins & Co., soap	6 50
Rochester Herald Publishing Co., printing	15 60
Francis McKenna, washing Hicks & McKenzle, horse-shoeing	8 20 26 75
Hicks & McKenzle, horse-shoeing.	26 75
T. J. Neville, Clerk, disbursements	48 34
W. W. Morrison, printing	8 (0
John P. Smith, repairing atlas, &c.	22 50
Samuel Moulson, soft soan	2 50
 Hicks & MCKERZIE, horse-snoeing. T. J. Neville, Clerk, disbursements. W. Morrison, printing. John P. Smith, repairing atlas, &c. Samuel Moulson, soft soap. L. P. Ross, rubber boots. Louis Ernst & Son, hardware. S. H. Oviatt, pay-roll for labor and sundry bills. 	$ \begin{array}{c} 2 50 \\ 3 31 \end{array} $
Louis Ernst & Son, hardware	\$ 75
S. H. Oviatt, pay-roll for labor and sundry	
bills.	80 75
Woodbury, Morse & Co., paint, brushes, &c A. G. Dolbeer, labor and material	1 94
A. G. Dolbeer, tabor and material	9 05
Garvey & Donnelly, renairs to wagons	121 10
G W Crouch Jr Jumber	19 22
C. H. Babcock coal	6 89
Garvey & Donnelly, repairs to wagons G. W. Crouch, Jr., jumber C. H. Babcock, coal S. B. Williams, oil	9 60
,	\$6,846 13
And charge Water Works Fund,	00,010 10
Charles I where II of the Fuller	

And charge Water Works Fund,

Fire Department.

Geo. Weldon & Co., supplies Kelly Lamp Co., lamp and globe Critchell & Irwin, repairs to hose trough at	14 10
hose depot, etc Dr. A. Tegg, veterinary services and medicines	92 141
Samuel Bemish, paid for washing Rochester Gas Light Co., gas for June	27
United Gas Improvement Co., gas for June Philip Ernst, repairs to harvess	8
Burke, FitzSimons, Hone & Co., carpet, oil cloth, etc	80 :
Samuel Sloan, plumbing supplies Smith, Pekins & Co., soda, mops, etc	6 19
William Bassett, repairs to fire engine houses. C. F. Payne & Co., vitriol Alert Hose Co., monthly appropriation	390 1 7 237
Active Hose Co., Utica Fire Alarm Tel. Co., fire alarm supplies	250 620
Stallman Bros , repairs to hose houses Nos. 1 and 3.	47
Wm. Huddy, painting hose houses Nos, 1, 2 and 3	161
A F. & S. C. Stewart, repairs to apparatus Monthly pay roll for July	
Wm. Brown, labor, fire telegraph Thos, J. Neville, Clerk, paid for hay, etc	9 85 15
Louis Ernst & Son, hardware	17

040 49	Mack & Co., repairs to fire axes Christian Muhi, hay, straw, etc George Bantel & Sons, horses	2 70 39 10 550 00
871 53 200 00 200 00		7,127 65
200 00	And charge Fire Department Fund.	.,
200 00 755 50	Sprinkling Streets	
22 50	Robert StewartEstimates:	\$35 87
5 20	Allen st., 0. 2,014, Center st., 0. 2,884	4 20 12 17
8 51 5 70	Ford st., O. 2,888,	12 17 24 23
5 70	Front st., U. 2,889	64. 38
137 06	Mill st., O. 2 907	64 38 23 95 8 59
6 00 9 35	North Washington st., O. 2,923	12 58
	Robert Stewart. Estimates: Allen st., 0. 2,834. Center st., 0. 2,838. Ford st., 0. 2,888. Ford st., 0. 2,889. State st., 0. 2,897. Mill st., 0. 2,907. Warehouse st., 0. 2,923. North Washington st., 0. 2,924. Hill st., 0. 2,895.	9 08
21 61 10 52		\$195 05
60 LU I	$\begin{tabular}{lllllllllllllllllllllllllllllllllll$	\$43 27
158 70	Clinton place, 0.2,880	19 82
13 80	Chestnut st., O. 2,882	26 45 32 19
30 47 14 60	Court st., O. 2,885	11 16
	Hudson st., O. 2 896.	35 65 84 88
263 50 5 27 6 83	St. Joseph st., O. 2,915 S. St. Paul st. O. 2,914	$ \begin{array}{r} 34 & 38 \\ 42 & 26 \\ 7 & 17 \end{array} $
6 83	South ave., O. 2,948	7 17
9 95 18 70	Rome st., O. 2.954	15 72 12 40
1 80 19 50	North ave., Sec. 2, 0.2, 956	28 77 42 17
7 80	North Goodman st., O. 2,991	23 80
127 12 16 09	Mt. Hope ave., O. 2,997	73 93
9 00 25 10		20440 14
25 10 14 00	$\begin{array}{l} J_{acob} Stein-Estimates: \\ Clinton st., Sec. 1, O. 2, 873\\ Clinton st., ecc. 2, 2, 879\\ Chatham st., O. 2, 881\\ Franklin st., O. 2, 901\\ East Main st., O. 2, 904\\ Monroe ave., O. 2, 905\\ Prince st., O. 2, 905\\ Prince st., O. 2, 902\\ Iniversity ave., Sec. 1, O. 2, 921\\ University ave., Sec. 2, O. 2, 922\\ \end{array}$	\$36 42
4 33	Clinton st., sec. 2, 2,879	85 53
$ 5 00 \\ 17 35 $	Chatham st., O. 2,881	13 39 17 26
1 75	East Main st., O. 2,904	59 01
25 00 9 25 26 70	Monroe ave., O. 2.905	67 74 14 40
$\frac{26}{27}$ $\frac{70}{50}$	Rowley st., O. 2.912	12 62
24 30	Union st., O. 2,920	17 39 17 37
6 50	University ave., Sec. 2, O. 2,922	6 61
15 60 6 30		\$297 74
6 30 8 20 26 75	Edward Weilert-Estimates: Goodman st., O. 2,894 Park ave., O. 2,910	\$ 17 72
48 34	Goodman st., O. 2,894	28 00
8 (0 22 50		
2 50	O. C. French-Estimates: Exchange st., O. 2,886 S. Fitzhugh st., O. 2,890 Spring st., O. 2,913 Troup st., O. 2,913 S. Washington st., O. 2,925 N. Union st., O. 2,920 S. Ford st., O. 2,930 University av., sec. 4, O. 2,987 3, O.2,996	\$P\$0 \$\$
2 50 3 31 8 75	Exchange st., O. 2,886	\$ 47 11 28 54
	Spring st., O. 2,918	31 30
$ \begin{array}{r} 80 & 75 \\ 1 & 94 \end{array} $	Troup st , O. 2,919	28 54
9 65	N. Union st., O. 2,980	$ \begin{array}{r} 15 & 06 \\ 24 & 28 \end{array} $
7 75 121 10	8. Ford st., O. 2,981	24 00 17 00
121 10 19 22 6 89	3, O.2, 996	21 86
6 89 9 60		\$237 69
	A. W. Turnbull-Estimates: East ave., Sec. 1, O. 2,885 Melgs st., O. 2,902 Scio st., O. 2,917	040 CT
846 13	East ave., Sec. 1, U. 2,885	\$40 61 22 09 12 15
	Scio st., O. 2,917	12 15
14 99		\$74.85
$\begin{array}{c} 14 & 23 \\ 10 & 00 \end{array}$	Jas. W. Breakey-Estimates:	\$28 87
92 73	East and West Main sts., O. 2,903,	97 15
141 75	Reynolds st., O. 2,911	15 68
141 75 27 00 3 15	Jas. W. Breakey-Estimates: Jefferson ave., O. 2,898 East and West Main sits., O. 2,903 Reynolds st., O. 2,911. Sophia st., O. 2,955 N. Ford st., O. 2,969	20 70 2 54
8 10		\$164 94
22 70	Dennis Kelly—Estimate: Lyell ave., O. 2,947	Q101 02
80 38		
600 1912	Total	\$1,561 99
390 28 7 00	And charge respective Sprinkling Funds. Local Improvements.	
237 50		\$ 2 50
250 00	Obed M. Rice, inspection And charge Gilmore treet pipe sewer, O. 286 Tabu View immediate	
6 20 5 5	John Klein, inspection And charge Rowe st. sewer extension, O.284	j
47 35	And charge Rowest, sewer extension, 0.284 H. M. Webb, inspection And charge Benton st. pipe sewer, 0.2857. J. Vincent Brown, inspection And charge Bentors are nine sewer, 0.2859.	81 25
161 61	J. Vincent Brown, inspection	32 50
53 89 214 15	And charge Harris ave. pipe sewer, O, 2859. J. Vincent Brown, inspection	42 50
9 75	And charge Avenue C and Harris ave. sewer,	,
85 60 15 11	James S. Murray, inspection	35 00
17 90	And charge Campbell st. pipe sewer, O. 2868.	

18 75

36 25

22 50

John Creegan, inspection..... And charge Plymouth ave. and Edinburgh st. Sewer, O. 2928. August Seiser, inspection..... And charge South St. Paul st. sewer, O. 2930. Obed M. Rice. Inspection... And charge South St. Paul st. sewer, O. 2930. Ernst Kettwig. Inspection And charge Pinnacle ave. sewer cleaning, O. 2952

Ernst Kettwig. inspection And charge Pinnacle ave. sewer cleaning, O. 2953 And charge Pinnacle ave. sewer cleaning, O. 2953 And charge Pinnacle ase. spipe sewer, O. 2953. And charge Alexander st. pipe sewer, O. 2953. And charge Alexander st. pipe sewer, O. 2953. And charge Alexander st. pipe sewer, O. 2953. And charge Bates st pipe sewer, O. 2953. And charge Hensler alley pipe sewer, O. 2960. And charge Hensler alley pipe sewer, O. 2960. Ming Charge Filmt st grading, O. 2832 Casper st. plank walk, O. 2844. Thrush st. stone sewer, O. 2854. Frost are, plank walk, O. 2854. Goodman st. plank walk, O. 2855. Edward st. pipe sewer, O. 2856. Und Charge Hows st. sewer extension, O. 2845. Campbell st. pipe sewer, O. 2855. Edward st. pipe sewer, O. 2856. Maurice Leyden, recording bond. And charge Rowe st. sewer extension, O. 2856. Maurice Leyden, recording bond. And charge West Are. Improvement O. 32660. Sohn Mauder, extra work. And charge Fiint street grading ., O2, 828. And charge Fiint street grading ., O2, 828.

ESTIMATES TO CONTRACTORS.

John Mauder, est. No. 1 Harris avenue pipe

F. C. Lauer & Sons, est. No. 1 Alexander street pipe sewer pipe s 871 08 John Gordon, final est. Goodman street plank

walk. Thomas Oliver & Son, final est. Hastings ave-172 29

 Thomas Oliver & Son, Inflatest. Informas Oliver & Son, Inflatest. Information
 29 80

 Whitmore. Bauber & Vicinus, final est. Pinna-cle avenue sewer cleaning.
 517 40

 John Mauder, final est. Avenue C and Harris avenue pipe sewer.
 589 40

 Thomas Oliver & Son, final est. Benton street pipe sewer.
 594 90

 F. C. Lauer, final est. Rowe street sewer ex-tension.
 542 85

\$5,446 20

The finance budget was adopted by the following vote :

Ayes-Ald. Tracy, Coughlin. Watson, Kohlmetz, Foley, Mandeville, Swikehard, Weider, Stein. Kelly, Schaeffer-11.

By Ald. Stein-

To the Common Council:

GENTLEMEN-Your Committee on Wood Build-ings to which was referred the petition of Leo Ternaar for permission to erect an addition to frame barn, also a remonstrance against the same, frame barn, also a remonstrance against the same, hereby reports that upon investigation it is learned that the petitioner desires to erect an addition to his barn for the purpose of extending his business, that of milk peddler, which necessitates the keep-ing of a number of cows, the proposed building will be within 60 feet of the adjoining honses, with capacityfor 15 cows. The remonstrants object to the erection of the proposed barn so near their dwellings, especially as the petitioner has a lot that is 700 feet deep. The remonstrants will not object if the barn is erected 300 feet in the rear of their dwellings. Your committee therefore sub-

mits the accompanying resolution and recommends the adoption thereof. C. STEIN, CHRIS. J. SCHAEFFER, GEO. B. SWIKEHARD, H. KOHLMETZ, Committee. 57 50 26 25

Ordered received, filed and published.

By Ald. Stein-Resolved, That permission be granted to Leo Terhaar to erect a barn 300 35 00 feet to the rear of his dwelling on his lot 461 17 50 St. Joseph street. Adopted. 15 00

COMMUNICATIONS FROM THE MAYOR AND OTHER 10 00 EXECUTIVE OFFICERS AND THEIR REFERENCE. 16 25

By the Clerk-

To the Common Council of the City of Rochester;

48 73 GENTLEMEN:-1 hereby nominate Charles Buck-GENTLIEMENT: --- In nereov nominate Charles Buck-ley, M. D., for appointment as member of the Board of Health of the city of Rochester in place of Edward M. Moore, who was recently ap-pointed, but failed to qualify. CORNELIUS R. PARSONS, Mayor. Mayor's Office, Rochester, July 27, 1886. 250 225 1800 1408 200 710 75

Ordered received, filed and published.

 $479 \\ 725 \\ 2151 \\ 475 \\ 738 \\ 788$ The appointment of Dr. Buckley was confirmed by the following vote:

Ayes-Ald. Tracy, Coughlin, Watson, Kobl-etz, Foley, Selye, Mandeville, Weider, metz, Foley, Selye, Man Stein, Kelly, Schaeffer-11. $14 54 \\ 5 50 \\ 3 50$

OFFICE OF THE EXECUTIVE BOARD, Rochester, N. Y., July 27, 1886, }

To the Common Council: 5 05

3 50

To the Common Council: GENTLEMEN-In the matter of opening a street from Campbell street to Jay street, under Ordi-nance No. 3,006, which was referred to the Execu-tive Board to negotiate for the lands and property necessary to be taken therefor; said Board would respectfully report that an effort to negotiate has not been successful, in that no terms can be ob-tained from some of the owners, and from others the demads are deemed to be greater than the r al value of the property. Said Board would Attorney be instructed to 2 apply to the Court for appointment of a commission to determine and assess the damages. Respectfully, THOS. J. NEVILLE, Clerk. 46 10 59 25

THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

Ald. Kelly moved that the City Attorney be directed to apply to the Court for the appointment of the commissioners, and that the expense be assessed on the territory described in the ordinance. Adopted.

By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, July 27, 1886.

GENTLEMEN: The tar sidewalks on Pearl street, der street, have become so badly broken by the action of frost and raised above the original grade action of frost and raised above the original grade by the roots of trees that they are rendered unsafe for use. Notice has been repeatedly served upon the owners to remedy such defects, but no atten-tion is given the matter. The Executive Board would therefore respect-fully recommend that the City Surveyor be directed to prepare an ordinance for new walks as may be found necessary upon Pearl street. Respectfully submitted, THOS. J. NEVILLE, Clerk.

Referred to the Surveyor to prepare an ordinance

By the Clerk-

STATE OF NEW YORK. COUNTY OF MONROE, CITY OF ROCHESTER., SS.:

Frederick W. Clark and Libbie L. Clark, being that for and during the past three years the house and premises in the rear of No. 15 Fulton avenue has been occupied only by one family; and that said premises during that time has been er-roneously charged for two families instead of one family, as it should have been charged; that ther are now and have been on the whole premises only two formilies rise reason the whole premises only are formed areas and the set of t two families, viz., one in the front and one in the rear house, but upon which three families have been charged for water rents. FRED W. CLARK, LIBBIE L. CLARK.

Subscribed to before me this 17th day of July. 1886. EDWARD WEBSTER. Com'r of Deeds.

OFFICE OF HIGHWAY, FIRE AND WATER COMMISSIONERS, ROCHESTER, July 27, '86. To the Honorable Common Council:

GENTLEMEN-The petition of F. W. Clark et al., is respectfully referred to your honorable body as a matter, as this Board is advised, that is within your province to adjust. Respectfully THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Stein-Resolved, That the claim of F. W. Clark, et al., be referred to the Assess-ment Committee. Adopted.

CITY ASSESSORS' OFFICE, ROCHESTER, N. Y., July 27, 1886. To the Honorable the Common Council of the City of Rochester:

GENTLEMEN : Under date of January 25th, we addressed a communication to your honorable body in regard to the maps in this office. The combody in regard to the maps in this tome. The com-munication was referred to the Map and Survey Committee, and nothing of any account has been done in regard to it since that time. We would most respectfully appeal to you once more in the interest of every tax, ayer of this city, to furnish this office with a more complete set of maps than we now have. We understand that there are bewe now nave. We understand that there are be-tween two and three hundred maps, some com-pleted and others nearly so, of the fourteen old wards of the city, which can be completed at a small expense to the city, and which would be of great service to us.

to us. Very respectfully, WM. MAHER, V. FLECKENSTEIN, L. A. PRATT,) City Assessors.

Ordered received, filed and published.

CITY CLERK'S OFFICE. Rochester, N. Y., July 27, 1886.

To the Common Council:

GENTLEMEN-I hereby report that the City As-sessors have delivered to me the assessment rolls for Hickory street improvement, No. 2783; Rowe street outlet sewer, No. 2813; Hixson street sewer, No. 2837; Dake and Hebbard streets sewer, No. 2838; Fulton street sewer, No. 2842, certified and sworn to as provided by section 205 of the city charter. charter.

PETER SHERIDAN, City Clerk.

Allegations being called for and no persons appearing, Ald. Stein submitted the following;

By Ald. Stein-Resolved, That the assess-ment rolls for Hickory street improvement, No. 2,783, Rowe street outlet sewer, No. 2,813, Hixson street sewer, No. 2,837, Dake and Heb-bard streets sewer, No. 2,838, Fuiton street sewer, No. 2,842, be and hereby are confirmed.

Ayes—Ald. Tracy, Coughlin, Watson, Kohl-metz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer—12.

To the Common Council:

By Ald. Shaeffer-Resolved, That the next regular meeting of the Common Council, Tuesday evening, August 10, 1886, be and hereby is assigned as the time when any complaints or appeals from the assessment for opening a new street from Clifford street to Norton street, ordinance No. 2, 701, will be heard. Adopted.

CITY CLERK'S OFFICE, ROCHESTER, N. Y., July 27, 1886.

To the Hon. Commn Council : GENTLEMEN: In accordance with section 29, revised city charter, I report the following named persons as having qualified and taken the oath of office

Charles Backus, Co	mmissioner	of Deeds.
Wm. A. McCallum,	••	••
M. V. Sayles,	••	••
Geo. B. Wesley,	••	••
H. E. Smith.	••	••
Isaac De Mallie.	••	••
C. A. Vickery,	••	••
Florence A. Clark,	••	••
Yours respectful	lly,	

PETER SHERIDAN, City Clerk.

Ordered received, filed and published. The clerk presented the report of the Milk,

Meat and Vegetable Inspector.

Ordered received and filed.

By Ald, Kelly-

To the Honorable the Common Council:

GENTLEMEN: At your last regular meeting you adopted a joint report of the Salary and Law Com-mittees, fixing my salary as assistant city at-torney at the rate of \$1.800 per annum. I stated to the committee before that report was made that I had tendered my resignation to the city attorney on the 1st day of July, but that at his request I had agreed to remain till the 1st day of October, nad agreed to remain the the tay of October, provided that my salary should be fixed at \$200 per month. I also stated to the committee that I would not star at a less figure. As soon as the pro-ceedings of the last meeting were approved by the Mayor I notified the city attorney that I should not excent the tarms of the resultion accept the terms of the resolution adopted by the Common Council, and that my resignation would take effect July 31st. Respectfully, G. F. SLOCUM.

Ordered received, filed and published.

By Ald. Kelly-Resolved, That the city clerk be and he hereby is instructed to draw an order on the city treasurer in favor of G. F. Slo-cum for \$400, payable from the contingent fund, in full of services as assistant city attorney for the month of June and July, 1886.

Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Watson, Kohl-metz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer—12.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

VINCENT PLACE PIPE SEWER.

10. 2,753, Rowe street outlet sewer, No. 2,813, Iirson streets sewer, No. 2,837, Dake and Heb-ard streets sewer, No. 2,838, Fuiton street aver, No. 2,842, be and hereby are confirmed. Adopted by the following vote:
 Ayes-Aid, Tracy, Coughlin, Watson, Kohl-netz, Foley, Selye, Mandeville, Swikehard, Veider, Stein, Kelly, Schaeffer-12. CITY CLERK'S OFFICE, BOCHESTER, N. Y., July 27, 1886.
 Cothe Common Council: GENTLEMEN : The City Assessors have delivered

reconstruction and connection of the two surface sewers now existing at the east end of the said Vincent sewers now e. Place bridge.

Place bridge. And whereas. The City Surveyor, under the direc-tions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$1,000, which estimate is hereby approved. Resolved, further—That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Vincent Place from North St. Paul street to the east end of Vincent Place bridge.

North St. Paul street to the east end of Vincent Place bridge. And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, August the 10th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will beheard. Adouted.

Adopted.

HARRIS AVENUE PLANK WALK.

200

э

ì

£

t

l,

30 St

n-

12) of

nđ st. nng g,

Adopted. HARRIS AVENUE PLANK WALK. By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of constructing a plank sidewalk on the east side of Harris avenue from the south side of avenue A to avenue D. Adopted. The Surveyor submitted as such estimate \$440. By Ald. Kohlmetz-Resolved, That the following Im-provement is necessary viz.: The construction of a plank sidewalk four (4) feet and eight (8) inches wide on the east side of Harris avenue from the south side of avenue A to avenue A. Morenes, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on the east side of Harris avenue from avenue A to avenue D. And. Whereas, the City Surveyor, under the direc-tion of this Council, has made an estimate of the whole estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: Man the Clerk is hereby directed to publishnotice in pursue of Title VII. Section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons intersted in the subject matter of said im-provement, are required to attend the Common Coun-cil on Tuesday evening, August the 10th, 1886, at 75 o' clock, at the Common Council Chamber, when allegations will be heard. Adopted. WITHFIED FIPE SEWER IN KING PARK. "A Alt Schaeffer-Resolved, that the City Surveyorr

VITRIFIED PIPE SEWER IN KING PARK.

 \dot{A} is Schaeffer-Resolved, that the City Surveyorr ascertain and report to this Council the expense of constructing a vitrified pipe sewer in King park, be-tween the Eric Canal and Shern an street.

constructing a vitrified pipe sewer in King park, be-tween the Krie Canal and Shera an street. Adopted. The Surveyor submitted as such estimate, \$475. By Ald. schaeffer-Resolved, That the following im-provement is necessary, viz: The construction of a vitrified pipe sewer ten (10) in-ches in diameter in King park, beginning twenty (20) feet west of the westerly boundary of the Eric Canal lands and extending to intersect the Sherman street sewer, with the necessary manholes, surface sewers adn lot laterals and connections; also the required roadway grading and gutter formation. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$475, which estimate is hereby approved. Resolved, further That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereor, viz: One ther of lots on each side of King park, from the western boundary of the Erie Canal lands to Sher-

Man street. And the Clerk is hereby directed to publish notice in pursuance of Title VII, section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, Aug. the 10th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

STONE SEWER IN REYNOLDS STREET.

By Ald. Schaeffer-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of constructing a stone sewer on Reynolds street, from Cady street to Bronson avenue.

Cacy street to Bronson avenue. Acopted The Surreyor submitted as such estimate \$1,150. By Aid, Schaeffer-Resolved, That the following im-provement is necessary, viz: The construction of a stone sewer 15/x2 feet in size on Reynolds street, beginning at a point forty (40) feet

47

north of the north line of Cady street and extending

north of the north line of Cady street and extending along the center of Reynolds street to the Bronson are-nue sever, with the necessary matholes, surface lat-erals and connections; also the necessary roadway grading and guter formation. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$1,150, whone estimate is hereby approved. Resolved, further, That the following portion of said City is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each of Reynolds street from Cady Street to Bronson avenue, excluding forty (40) feet of the lot on the northwest corner of Cady street and Bey-nolds street and also forty (40) feet of the lot on the northwest corner of Cady street and Bey-nolds street and also forty (40) feet of the lot on the Brony directed to publish notice in pursuance of Title VII, Section 172, of the Revised Char-er of 180, of the City Rochester, that all persons inter-ested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, Aug.. the Iuth, 1886, at 756 o'clock, at the Common Council Chamber, when allegations will be heard Adouted heard

Adopted

PLANK WALK ON PLYMOUTH AVENUE AND STRONG STREET.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of constructing plank sidewalks on the southwest cor-ner of Plymouth avenue and Strong street.

ner of Plymouth avenue and Strong street. Adopted. The Surveyor submitted as such estimate, \$375. By Aid, Kohlmetz-Resolved, That the following im-provement is necessary, viz: The construction of plank sidewalks four (4) feet and eight (8) thenes wide on the southwest corner of Ply-mouth avenue and Strong street, in front of the entire length of the premises of Henry E. White. except where sidewalks of good quality and of proper width, grades and alignments now exist within the limits named.

grades and alignments now exist within the innits named. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$35 which estimate is hereby approved. Resolved, further. That the following portion of said the whole expense thereof, viz: One tier of lots on the south side of Strong street, and also one filer of lots on the westerly side of Ply-mouth avenue, upon which streed and w-nue, respect-ind the potential is ereby apprection to the bullsh unsume of Thick The The the south side of the Berised Charter of lots on the south side of the Berised Charter of 1880 of the City of Reduction the the solid charter of 1880 of the City of Reducting the south at all persons interested in the subject mattered field in prove-ment are required to attend the Common Cuuncil, on Tuesday evening, Anuest the 10th, 1886, at 74 ° lock, at the Common Council Chamber, when allegations will be heard.

Adopted.

The final ordinance for a flag walk on Center street came up and was lost by the following vote:

Nays -Ald. Tracy, Coughlin, Watson, Kohl-Weider, Stein, Kelly, Schaeffer -12. Ald. Coughlin moved that the vote just

taken be reconsidered. Adopted.

Ald. Coughlin moved that action on the ordinance be postponed until the next regular meeting. Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE, NO. 3,015.

CARTER STREET PLANK WALK.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below : After hearing such allegations from all persons ap-pearing. Ald. Kohlmetz submitted the following : An ordinance to construct a plank sidewalk on Car-ter street. from the nor nerly line of Kress street to the northerly line of lot No. 2 of the Carter treot. The Common Council of the Cily of Rochester, do ordain and determine that the followwine improvement

The Common Council of the City of Rochester, do ordain and determine that the following improvement be made, to wit: The construction of a two plank sidewalk on the east ide of Carter street, from the northerly line of Kress street to the northerly line of the planks to be one (1) foot wide, laid at an interval between them of fitteen 15) inches, with the necessary crosswalks, sidewalk grading and gutter formation.

And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reports the same at \$75, and said estimate being deemed reasonable, is hereby ap-proved; and the portion of said city which said Com-mon Council deem will be benefitted by said im-mon council deem will be benefitted by said in the estimate being described as follows: One tier of lots on the easierly side of Carter street, in cluded between the northerly line of Kress street and the northerly line of lot number two (2) of the Carter tract.

tract.

tract. On which above described lots and parcels of land the expenses of said imptovement are hereby ordered assessed, the assessment upon each lot and parcel of land to b - m proportion to the benefit which each de-rives therefrom. Adopted by the following vote : Ages-Ald. Tracy. Coughlin, Watson, Kohlmetz, Foley, Selye, Mandeville. Swikehard, Weider, Stein, Keliy, Schaffer-12.

FINAL ORDINANCE NO. 3,016

MANSION STREET GRADING.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement described in the ordinance below: After hearing such allegations from all persons ap-

Alter nearing such ancestone and a pearing. Ald. Kohlmetz submitted the following: An ordinance to grade Mansion street from Magnolia Street to Cottage stree. The Common Council of the City of Rochester, do ordain and determine that the following improvement be made to wit:

ordain and determine that the following improvement be made, to wit: The grading of the roadway and sidewalks on Man-sion street from Magnolia street to Cottige street with the necessary terminal aradings, box outlets with gratings, and sutter formations, and the whole expense shall be detrayed by the as-sessment upon the lots and carees of land to be ben-effled thereby; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at ξ_1, ξ_2 , and said estimate being deemed reasonable, is hereby approved; and the portion of said City, which said Common Council deem will be benefited oy suid improvement is described as follows: One tier of lots on each side of Mansion street from Magnolia street to Cottage street.

One ther of nois on each side of mansion surget from Magnolia street to Cottage street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. rives therefrom.

rives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin. Watson, Kohlmetz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-12.

FINAL ORDINANCE, NO. 3,017.

NORTH ST. PAUL STREET PIPE SEWER.

NORTH ST. FAUL STREET FIFE SEWER. On motion of Ald. Scharffer, the board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: Atter hearing such allegations from all persons ap-pearing, Ald. Scharffer submitted the following: An ordinance to construct a pipe sewer in North St. Paul street, from the present manhole at the increse-tion of Avenue B with North St. Paul street to a point 20 feet north of the produced north line of Avenue C. The Common Council of the city of Rochester, do ordain and determine that the following improvement be made, to wit:

ordain and determine that the following improvement be made, to wit: The construction of a vitrified pipe sewer eighteen (18) inches in diameter in North St. Paul street, from the present manhole at the intersection of Avenue B with North St. Paul street and extending northward to a point twenty (20) feet north of the produced north line of Avenue C, with necessary manholes, lot laterals and connections and surface sowers.

and connections and surface sowers. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at $\$_1$ 100, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Coun-cil deem will be benefited by said improvement is de-scribed as follows: One tier of lots on each side of North St. Paul street, from Ayenue B to a lune parallel to and twenty (00 feet

One tier of lots on each side of North St. Paul street, from Avenue B to a line parallel to and twenty (20) feet north of the produced north line of Avenue C. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom. Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Watson, Kohlmetz,

Foley, Selye. Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-12.

The final ordinance for North Clinton street sewer deepening came up.

Ald. Kohlmetz moved that the ordinance be amended, so as to read thirty feet north of Andrews street. Adopted,

Ald. Foley moved that the action just taken be reconsidered. Adopted.

Ald. Kelly moved that the ordinance lay

over to the next meeting. Adopted. The final ordinance for Glenwood park grading came up.

Ald. Selve moved that action be postponed two weeks. Adopted.

FINAL ORDINANCE, No. 3,018.

GRADING REYNOLDS STREET.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below:

After hearing such allegations from all persons ap.

Reynolds street, from strong street to Seward street. The Common Council of the City of Rochester, do ordain and determine that the following improvement be made, to wit: The grading of the roadway and sidewalks on Reyn-olds street from Strong street to Seward street, fogether with the necessary gutter formations; also the taking in and relaying of existing, and the construction of new crosswarks where required; also the necessary culve is and surface gratings. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$1,200, and said due mwill be benefited by said improvement is described as follows: On which above described lots and parcels of land the expenses of said improvement are hereby ordered savessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Atopted by the following vote: Atop

Adopted by the following vote: Adopted by the following vote: Ayes-Ald. Tracy, Couplin. Watson. Kohlmetz, Foley, Selye. Mandeville, Swikehard, Weider, Stein. Kelly, Schaefter-12.

FINAL ORDINANCE No. 3,019.

RECONSTRUCTING SEWER IN WARD PARK.

On motion of Ald, Schaeffer the Board proceeded to hear allegations in relation to the improvement described in the ordinance below. After hearing such allegations from all persons ap-

Alter nearing such an experient in the following : Alt, Schaeffer submitted the following : An ordinance to reconstruct the sewer in Ward park from the north end thereof to the pipe sewer in Ward street

from the north end thereof to the pipe sewer in Ward street. The Common Council of the City of Rochester do or-dain and determine that the following improvement be made, to wit: The taking up and reconstruction of the present pipe sewer in Ward park from the north end thereof to the Ward street sewer, by correcting the grade and substi-turing twelve (12) inch vitrified pipe for the cement pipe of which the existing sewer is constructed, with the necessary manholes, surface sewers and lot laterals and connections; also the cleaning, repairing and con-nections of existing surface sewers and lot laterals. And the whole expense shall be defrayed by the **as**-sessment upon the lots and parcels of land to be bene-tifted thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$600, and said es-timate being deemed reasonable is hereby approved; and the portion of said city which said Common Ccuncil deem will be benefited by said improvement is described as follows: One tier of lots on each side of Ward park, from the north end thereof to Ward street. On which above described lots and parcels of land the expenses of said improvement are hereby, ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom, Adopted by the following vote:

rives therefrom. Adopted by the following vote: Ayes - Aid. Tracy. Coughlin. Watson, Kohlmetz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-12.

The final ordinance for Gorham street pipe sewer came up.

Ald. Kohlmetz moved that action be indefi nitely postponed. Adopted.

The final ordinance for Glenwood park opening came up.

Ald . Kelly moved that action be postponed two weeks. Adopted.

FINAL ORDINANCE-NO. 3, (20,

WIDENING MYRTLE STREET.

On motion of Ald. Selve, the Board proceeded to hear allegations in relation to the improvement de scribed in the ordinance below: After hearing such allegations from all persons ap-

After hearing such allegations from an persons ap pearing— Ald. Selye submitted the following : An ordinance to widen Myrtle street from Otis street to Lyeli avenue. The Common Council of the City of Rochester do or-dain and determine that the following improvement be made, to-wit: The widening of Myrtle street by extending to Lyeli avenue the present west line of the said street as now established from oils street southward to the property of Elizabeth Laragy on the northwest corner of Myr-tle street and Lyeli avenue, making the width of the said street throughout between the limits named, fifty-six (56) feet.

the street and lyein avenue, making the which of the said street throughout between the limits named, fifty-siz (56) f.et. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby, and the portion of said city. which the said Common Council deem will be benefitted by said improvement is described as follows: One tier of lots on each side of Myrtle street from Lyell avenue to Oits street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Coughin, Watson, Kohlmetz, Kelly, Schaeffer-12. The final ordinance for Glenwood avenue re-

The final ordinance for Glenwood avenue retaining wall, came up. Ald. Selye moved that it be amended by inserting the following: "Adding to the territory to be assessed the following; also all the territory included within and described by the following boundary lines, viz.: Beginning at the intersection of the north line of Glenwood avenue with the east line of the Gulf or Deep Hollow lands belonging to Henry East, thence southerly along said boundary lines to the north line of Perkins street, thence easterly along said north line, including one tier of lots on the south side thereof to the west line of Leavenworth place, thence northerly along said west line to the southerly boundary line of the Gulf or Deep H llow lands, thence westerly and southerly along said boundary line to the place of beginning." Adopted.

Under the rule further action on the ordi nance was postponed two weeks.

FINAL ORDINANCE No. 3,021.

HAYWARD PARK GRADING AND PLANK WALKS.

On motion of Aid, Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

pearing, Ald. Kohlmetz submitted the following:

Ald, Kohlmetz submitted the following: An ordinance to grade and construct plank walks on Hay ward park from Clinton street to St. Joseph street. The Common Council of the city of Rochester ao or-dain and determine that the following improvement be made, to wit: The roadway and sidewalk grading and the construc-tion of plank sidewalks four (4) fee wide on each side of Hayward park, from Clinton street to St. Joseph street, with the necessary crosswalks and gutter form-ations. ations

And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$1,975, and said esti-mate being deemed reasonable, is hereby approved :

and the portion of said city which said Common Coun-cil deem will be benefited by said improvement is de-scribed as follows: One tier of lots on each side of Hayward park, from Cintron street to St. Joseph treet. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

Adopted by the following vote: Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Watson, Kohlmetz, Foley, Selve, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-12.

FINAL ORDINANCE, NO. 3,022.

WEST AVENUE FLAG WALK REPAIRS.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below : After hearing such allegations from all persons ap-

After hearing such augustons from an power of pearing. All Kohlmetz submitted the following: An ordinance to repair West avenue flag walk from the east curb line of York street to the east line of the property belonging to the heirs of Patrick Grehan. The Common Council of the City of Rochester do or-dain and determine that the following improvement be under to with

dain and determine that the following improvement be made, to wit: The taking up and relaying of the present flag stone sidewalk, with the substitution of new flag stones of approved quility where the old ones are defective, on the north side of Wests venue, from the east curb line of York street to the east line of the property belong-ing to the heirs of Patrick Greinan. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-ticed thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$175. and said estimate being deemed reasonable, is hereby approved; and the portion of said City which said Common Council deem will be tenefited by said improvement is described as follows:

Connect deem will be benefited by said improvement is described as follows: One here of lots on the north side of West avenue, from York street to the east line of the property be-longing to the heirs of Patrick Greinan. On which above described lots and parcels of land the expenses of said improvement one hereby or-dered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom. Adopted by the following vote: Ayes-Alo. Tracy, Coughin, Watson, Kohlmetz, Fo-ley, Selye, Mandeville, Swikehard, Weider. Stein, Keily, Schaeffer-12.

Ald. Swikehard moved that the heirs of Patrick Grehan have 30 days in which to construct their own walks. Adopted.

FINAL ORDIDINANCE, NO. 3,023.

SOUTH UNION STREET FLAG CROSSWALK.

On motion of Ald. Kobinetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

An ordinance to construct a flag crosswalk on South Unio 1 street, to connect the sidewalk on the east side with that on the west side thereof and at right angles

with that on the west side thereof and at right angles thereto. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The construction of a Medina flag stone crosswalk on South Union street to connect the sidewalk on the east side with that on the west side thereof and at right angles thereto, said crosswalk to be in the line of the sidewalk on the south side of Union park, with necessary gutter covers, stepping stones and Medina stone pavement. And the whole expense shall be defraved by the as-

And the whole expense shall be defrayed by the as-scesment upon the lots and parcels of land to be beae-ited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate af such expense, and reports the same at §120, and said es-timate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited by said improvement is described as follows: One ther of lots on each side of Union park, from the east to the west end thereof; also one tier of lots on each side of South Union street, included be-tween lines parallel to and three hundred and fity (350) feet from north and south respectively the north and south lines of Union park.

South lines of Union park. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of

and to be in proportion to the benefit which each derives therefrom

rlyes therefrom. Adopted by the following vote: Aves-Ald. Tracy. Coughlin, Watson, Kohlmetz, Foley, Selye, Mandeville, Swikehard, Welder, Stein, Kelly, Schaeffer-12.

FINAL ORDINANCE NO. 3,024.

REPAIRING SOUTH WATER STREET.

On motion of Ald, Kohlmetz the Board proceeded to

hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-

After hearing such allegations from all persons ap-pearing. Ald Kohlmetz submitted the following: An ordinance to repair South Water street, from East Main street southward to the Eric canal aqueduct. The Common Council of the etty of Rochester do or-dain and determine that the following improvement be made to writ:

The Common Council of the city of Rockester do or dain and determine that the following improvement be made. to wit: The repairing of the road way and sidewalks on South Water street. from East Main street southward to the Erie canal aqueduct, by taking up the worn out, de-cayed or therwise defective cak stringers and plank-ing over the Johnson & seymour race and the bulk heads leading therefrom, and also of all the other road way planking and sidewalks within the specified limits, and the rebuilding of the said roadway and sidewalks with the substitution of new stringers and planking may be resuch taking up substitution and rebuilding may be found neessary. And the whole expense shall be defrayed by the as sessment upon the lots and parcels of land to be bene-nted thereby; and the City Surveyor, under the di-rection of this Couacil, having made an estimate of such expense, and reports the same at \$1,425, and said estima..e being deemed reasonable, is hereby ap-proved; and the ports of South Water street, from East Main street to the Erie canal aqueduct. On which above described lots and parcels of land co assessed, the assessment upon each lot and parcels of land to be the of lots on each side of South Water street, from East Main street to the Erie canal aqueduct. On which above described lots and parcels of land the expenses of said improvement are bereby ordered assessed, the assessment upon each lot and parcel of land to be in the order by the following vote :.

land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Couphin, Watson, Kohlmetz, Foley, Selye, Manderille, Swikehard, Weider. Stein, Kelly, Shaeffer-12. The final ordinance for opening a street from

Canfield place to Union park came up.

Ald. Kelly moved that action be postponed x weeks. Adopted. six weeks.

Ald. K-lly moved that a committee of three be appointed to act with the City Attorney to revise the penal ordinances and report to the board at their earliest convenience. Adopted.

UNFINISHED BUSINESS.

The veto of the Mayor in regard to street car tracks on West avenue came up. The chairman stated the question to be, shall the resolu-tion sta d as a resolution of this board notwithstanding the objections of his Honor the Mayor.

Lost by the following vote:

Nays- 1d. Tracy, Coughlin, Watson, Kohlmetz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-12 The veto of the Mayor in regard to the con-

tract with the Natural Gas Company came up. Ald Mandeville moved that action be post-

poned two weeks. Adopted.

MISCELLANEOUS BUSINESS.

Ald. Coughlin moved that the vote on the finance budget be reconsidered.

Lost by the following vote :

Ayes-Ald. Mandeville -1 Nays-Ald. Tracy, Coughlin, Watson, Kohl-metz, Foley, Selye, Swikehard, Weider, Stein, Kelly, Scheeffer -11. By Ald Katwart, D. S.

By Ald. Kohimetz – Resolved, That the Citi-zens' Gas Company be, and is hereby directed, to put two gas lamps in Brinker park in front of the Rome, Watertown & Ogdensburg Railroad Co. depot. Referred to the Lamp Committee.

By Ald. Kohlmetz-Petition of John Smith for permission to erect a wood building; referred to the Wood Building Committee and Fire Marshal with power to act.

Ald. Kohlmetz moved that the action on the final ordinance No. 3,012 for a plank walk on Conkey avenue be reconsidered. Adopted.

Ald. Kohlmetz moved that the ordinance be amended so as to read: "On the east side of Conkey avenue from Scrantom street to Avenue D, and on the west side from Scrantom street to Avenue A." Adopted.

Further action was postponed under the rule.

By Ald. Foley-Petition for sewer in Brown street. Referred to the City Surveyor to prepare an ordinance.

By Ald. Mandeville-Resolved, That the Lamp Committee be authorized and instructed to place an electric light on Alexander street north of East Main street, and locate the same so as to accommodate that portion of the street that is built up.

Referred to the Lamp Committee.

By Ald. Swikehard—Petition for extension of water mains in Jay street. Referred to Works Committee and Executive Water Board

By Ald. Stein-Petition of John Siebert for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act; also petition for pipe sewer in Hudson park. Referred to the City Surveyor to prepare an ordinance. By Ald. Stein-Resolved, That the Execu-

tive Board be and it is hereby directed to extend a water main in Morris street from the present end of pipe to St. Joseph street, at an estimated expense of three hundred and fifty dollars, and to pay the cost of same from the moneys appropriated for water pipe extensions.

Watson moved to refer the resolution Ald to the Water Works Committee and Executive Board.

Lost by the following vote :

Ayes-Ald, Tracy, Watson, Foley, Selye-4, Nays-Ald. Coughlin, Kohlmetz, Swikehard, Weider, Stein, Kelly, Schaeffer-7.

The resolution was then adopted.

Ald. Stein moved a reconsideration of the vote to postpone the ordinance for a sewer on Gorham street. Adopted.

After hearing all persons appearing-

Ald. Kohlmetz moved that the ordinance be indefinitely postponed. Adopted by the following vote:

Ayes -Ald. Tracy, Coughlin, Watson, Kohl-metz, Swikehard, Weider, Kelly, Schaeffer-8. Navs-Ald. Stein-1.

Ald. Kelly moved that the Police Commissioners and the special committee on the patrol system be empowered to purchase horses and wagons for the patrol system not to exceed the appropriation of \$1,000. Adopted.

Ald. Kelly moved that the Mayor, the Ex-ecutive Board and the Chief Engineer of the water works and the Law Committee, meet with Theodore Bacon and consult with him about the Hemlock water cases. Adopted. By Ald. Kelly-

SUPREME COURT-Mary C. Leinen vs. John J. Elter, et al. To the Common Council of the City of Rochester:

GENTLEMEN: In the above entitled action of partition, recently terminated, proof was given that there were certain taxes assessed against property sold therein, against the

Al 18 yest ot \$1 ря si m M ce ye al 0 9 t.e n tı h f n lot 67 and part of lot 68, Andrews and Atwater Tract. city of Rochester, for the years 1865, 1884 and 1885 for General City Taxes for those years, also for improvements, for widening North St. Paul street, for North St. Paul street sewer, and other ordinances which amounted 10 the sum of \$1.321.68 figured to June 3d, 1886, which were un-

1. 321.68 figured to June 3d, 1886, which were un-paid. The Supreme Court hearing argument on both sides, have decided that said taxes and assess-ments are invalid and void, and have enjoined the Mayor from executing any tax lease on any tax certificates outstanding for tax sales tor those years. The order to that effect has been entered and served on the city attorney, and on the Mayor of the citv of Rochester. The undersized having been requested to make a proposition to the Common Council looking to a termination of the litigation, without further costs, make the following offer, viz. To pay to the city from the proper parties, of all taxes and assess-

from the proper parties, of all taxes and assess-ments for those years, improvements and ordi-nances, and end the litigation, without further costs to either party, as to the validity of such taxes and assessments.

Dated Rochester, July 20, 1886. W. H. OLMSTED, Att'y for Mary C. Leinen and others, heirs of John Elter.

W. H. SHUART

Guardian ad litem for Frederick Elter and others. Ordered referred to Law Committee.

By Ald. Scheeffer-Petition for a plank walk on Thomas street. Referred to the City Surveyor to prepare an ordinance. Also petition of Jacob Werner for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

Ald. Schaeffer presented a petition for lamps on Goodman street, and submitted the follow-

ing: By Ald. Schaeffer-Resolved, That the Citi-zens' Gas Company be requested to lay their gas mains on South Goodman street, from Park avenue to Monroe avenue, before the proposed improvement thereon is begun. Adopted.

By the Clerk-

ROCHESTER, N. Y., July 21, 1886.

To the Hon. the Common Council of the City of Rochester

Rochester: GENTLEMEN-You are respectfully invited to at-tend the picnic to be held at Maple Grove, in this city, on Wednesday, July 28th, under the auspices of the Irish National Club. Hon. Martin A. Foran of Ohio, Gen. Dennis F. Burke of New York, and Edward O'Donnell of Waterloo, are among the speakers. THE COMMITTEE.

On motion of Ald. Coughlin the invitation was accepted.

The chairman announced the following committee on the revision of penal ordinances : Ald. Kelly, Swikebard and Marson.

On motion of Ald. Kelly, the Board ad-PETER SHERIDAN, City Clerk. journed.

In Common Council-Aug. 10, 1886.

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Ald. Kelly moved that F. J. Irwin be appointed Clerk pro tem. Adopted. Present-Ald. Tracy, Coughlin,

Marson. Watson, Kohlmetz, Foley, Selye, Mandeville, Weider, Stein, Bobrer, Kelly, Schaeffer-13. Absent-Ald. Fritzsche, Elliott, Swikehard

-3.

48

APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC.. AND THEIR REFERENCES.

By Ald. Cough	olin —	Bills of		
Rochester Gas Lis J. W. Maser, sett United Gas Impro	ing la	mp post	8	
Referred to the By Ald. Cougt	e Lan	ip Com	mittee.	000 10
Van B nthuysen	& Son	s. printi	ng	3 50
J. P. Forman, dry	ring he	ose		13 00
J. Appel. horse				150 00
C. A. Jeffords, ho	rse hi	re.		22 C0
Henry Beavy, bo	ard of	horse	••••••	25 00
Drew, Allis & Co.	dire	etory	•••••	
John W. Mason, o	, uno	gerbog	· · · · · · · · · · · · · · · · · · ·	4 00
John W. Mason, C	oneci	garbag		228 00
D . D .			• • • • • • • • • •	114 ·0 0
Peter Hardy	••		· · · · · · · · · •	114 00
Patrick Bradley	••		· · · · · · · · · ·	228 00
Jacob Stein	••	••		114 00
William Rosengre	\mathbf{en}			114 00
John Baker				114 čŏ
Daniel Hickey				114 00
Jacob Rauber	• •			
Dation riduber			· · · · · · · · · •	114 00

Referred to the Health Committee.

By Ald. Marson-Petition of F. A. Henster for permission to erect a wood building. Re-ferred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Watson-Petition of Charles Priem for permission to move wood buildings. Granted under direction of the Wood Building Committee and Fire Marshal.

By Ald. Watson-Petition for the reconsideration of the ordinance for the improvement of South Water street, and in place thereof to direct the Executive Board to notify the owners of property adjoining that part of the street where repairs are needed to have the same made within 15 days from the time of serving notice.

Ordered received and filed.

By Ald. Watson-Resolved That the several property owners on South Water street be allowed fifteen days from date within which to make the needed repairs called for by final ordinance No. 3,024; and if, at the end of the specified time, said repairs have not been made, or have not been completed, the Executive Board are requested to advertise at once for

build into of the aforesaid work. Adopted. By Ald. Kohlmetz – Petition of John U. Sigl for permission to erect a wood building. Granted under direction of the Wood Building Committee and Fire Marshal.

By Ald. Kohimetz-

To the Board of Aldermen of the city of Rochester:

Your petitioner, Gerard Dexter, respectfully states that he is conducting a business at the lower landing at the Genesee river commonly called Brewer's Dock, and that he is seized in fee and is the owner of the premises immediately north of the highway called Genesee avenue, lead-ing from the high work of the Genesee avenue, leadnorth of the highway called Genesee avenue, lead-ing from the high bank of the Genesee river to your petitioner's premises, that said highway is out of repair and is not safe and your petitioner is de-sirous of becoming the owner of said highway and also desires a license to erect a railway from the top of the high bank to your petitioner's quarry. Your petitioner, therefore, asks that the city of Rochester will convey its interest in said highway from the top of said high bank to the river to your

from the top of said high bank to the river to your petitioner, that he may repair the same and make his place of business accessible to his patrons. And he further asks the right to erect and main-tain an elevator, and for that purpose your peti-tioner will need land on the brow of the hill as an ingress and egress to and from the same, and also space to locate an engine for hoisting purposes, and he also asks the right to use the land owned by the city of Rochester sufficient for the foregoing purposes

Dated August 7, 1886. GERARD DEXTER.

Ordered received, filed and published, and referred to the City Property Committee and Executive Board.

By Ald. Foley-Petition of James H. Stiles for permission to erect a wood building. Granted under direction of the Wood Building Committee and fire marshal.

By Ald, Foley-Bills of-

By Ald. Foley –Buis of –	
Hess & Daus, bread	63 72
Hess & Daus, bread\$ A. L. Morris, meat	50 0 0
Joseph Radhorn meat	25 00
J. B. Mezger.	25 00
Casper Fromm,	114 60
J. B. Mezger, Casper Fromm, Frank Defendorf, groceries	11 09
White & Wolcott,	18 80
White & Wolcott, M. Gannon, Warren & Son, W. E. Woodbury, George J. Kuapp, C. F. Scheuerman, Samuel Levis.	25 00
Warren & Son,	20 00
W. E. Woodbury,	314 42
George J. Knapp,	13 50
C. F. Scheuerman,	3 00
Samuel Levis,	4 00
C. F. S-heuerman, Samuel Levis, J. C. Gray, Dovle, Gallery & Co., coal W. C. Dickinson, Mrs. B. French, reut	55 00
Dovie, Gallery & Co., coal	48 20
w. U. Dickinson,	151 88
Mrs. B. French, rent	$\begin{array}{c} 6 & 75 \\ 25 & 50 \end{array}$
Geo. Mattern, Howe & Rogers, oil cloth	
Howe & Rogers, oll Cloth	$\begin{array}{c} 3 & 60 \\ 53 & 60 \end{array}$
Henry Heavy, transportation	
F J. Amsden, John Lutes, disbursements	$\begin{array}{c} 6 & 90 \\ 48 & 20 \end{array}$
Bailan & Co., cleaning compations	48 20 7 20
Bailey & Co., cleaning carpet, etc	15 0)
Swinburne & Co., order books	15 0J 25 0J
J. C. Parmalee, tax list for Excise Board	23 00 8 00
Ernest Hart, printing Sunday Herald Publishing Co., printing	68 Û
Drew, Allis & Co., directory	4 00
Swinburne & Co., printing	4 00
Hoffman & Co., burials	55 50
R. Milliman, burials	12 00
R. Milliman, burials Jeffreys & Co., burials	61 00
Anthony Heffner, bread	19 08
Morris Kiley, rent	6 00
A. J. Anderson, rent	9 00
Robt. Cochrane, rent	12 75
F. Kitz, rent	19 50
John Siddons, board	17 00
Referred to the Poor Committee.	
By Aid, Selve –Bill of	
John Van Auker, hack hire	\$6 00
Referred to the Park Committee.	
By Ald. Mandeville – Bills of	
-	B 85 00
F. J. Irwin, cleaning City Hall	
John B. Snyder, water cooler Bernhard & Casey, coal for City Hall	4 00
Dermaru & Uasey, Coal for Uny Hall	214 50 16 50
James Field, awnings F. W. Baetzel, coal for City Hall	214 50
Ed Emerick, care of city clocks	87 53
Fred H. Hall, labor	29 30
John O'Leary, services	10 C0
C. C. Brownell, sealing weights	12 50
C. C. Brownell, sealing weights Rochester Gas Co., gas city buildings	134 85
Wm. Bassett, repairing city building	38 80
Referred to the City Property Commit	
Referred to the UITY Property Commit	tee l

Referred to the City Property Committee. By Ald. Mandeville-Petition for the improvement of Averill street. Referred to the City Surveyor to prepare an ordinance; also petition of Martin W. Cook and Fred Davis for relief from erroneous assessments. Referred to the Assessment Committee; also petition for the replacing of kerosene lamps on Weld street by electric lights. Lamp Committee. Referred to the

By Ald. Weider-Bills of

210 00 vice supplies. J.N. Beckley, disbursements. Ivan Powers, W. W. Morrison, printing blanks, Surveyor R. N. Swinburne, Steele & Avery, stationery. Weaver, Palmer & Richmond, tools for Surveyor. 7 05 vice supplies. 144 14 75 00 50 00 50 13 15 1 98 Rochester Printing Co., printing civil service. Williamson & Higbie, civil service supplies 38 80 6 07 3 25 ĕ 50 241 00 7 99 Union & Advertiser, publishing proceed-ings to July 1..... 896 00

Referred to Contingent Expense Committee By Ald. Weider—Petitions for the extension of water mains on Diem and Griffith streets. Referred to the Water Works Committee and Executive Board. Also petition for a flag walk on Comfort street. Referred to the City Surveyor to prepare an ordinance.

By Ald. Stein – Petition to change the name of Joiner street to Vanderbilt av-enue. Referred to the Committee on enue. Referred to the Committee on Opening and Alteration of Streets. Also petition for a pipe sewer on Dudley street. Referred to the City Surveyor to prepare an ordinance. Also petitions of Laborations Also petitions of John Morris, S. ordinance. Meyer, Esther Tyser and F. C. and A. H. Loebs to erect wood buildings Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Bohrer-Petitions of H. Lofvers and George P. Webber for permission to erect wood buildings; referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kelly-Petition of P. Chamberlain, Jr., for payment of judgment; referred to the Law Committee. Also petitions for water mains in Peart place and Lake avenue; referred to the Water Works Committee and Executive Board.

By Ald. Schaeffer -- Petitions of J.V. Peacock for permission to erect wood buildings; referred to the Wood Building Committee and Fire Marshal with power to act. Also petition for the opening and extension of Clifford street; referred to the City Surveyor to prepare an ordinance. By Ald Watson-Bills of

by Ald. Watson-Dills of	
Union and Advertiser Co., printing blanks	4.00
Rochester Dist. Tel. Co., services	1 80
Samuel Knowles, hack hire	2 00
W. W. Morrison, printing	5 00
Samuel Sloan, burners, etc	3 50
S. A. Pierce, M. D., services	5 00
Tohn O Handen De, Scivices	
John C. Hayden, expenses Kennedy case.	9 50
Pat'k C. Kavanagh, Trimmer	695
John C. Havden. Edwards	4 94
Pat'k C. Kavanagh, · · Trimmer John C. Hayden, · · Edwards Pat'k C. Kavanagh, · · Ashton	5 36
Maggie Gaffney, cleaning for June	13 00
Bell Telephone Co., rent.	30 00
Wm. Croston, 1 doz. brooms	2 75
John C. Hayden. expenses Trimmer case.	7 15
James McCulloch, cartridges	24 33
Western Union Tel., services for June	56 31
·· ·· July	24 14
Henry Heavy, horse hire	9 50
Thos. Dukelow, expenses Osgoodby case	1 63
Linos. Dukelow, expenses Osgoouby case	
James Field, use of flags	3 00
Balt. & Ohio Tel. Co., June bill	732
·· ·· July bill	11 04
Addie Mosher, washing	3 00
B. L. Sheldon, meals	18 00
	15 50
••••••••••••••••	10 00

F. B. Mason, horse hire	3 00
Sunday Herald Printing Co	5 00
ElWOOD & Brian, renairs and keys	1 75
Mensing & Stecher, letter heads	30 00
B. Frank Enos, expenses.	5 60
P. C. Kavanagh, expenses Col.ins case	
C. E. Morris, stationery	8 34
John W Torlon photomery	11 20
John W. Taylor, photographs	1750
J. P. Cleary, expenses June	930
B. F. Enos, May and June	4 70
Williamson & Higbie, rubber bands	159
Bell Telephone Co., services	1 45

Referred to the Committee on Police, etc. By Ald. Tracy-Petition of J. W. Casey and W. H. Senter for permission to erect wood buildings. Permission was granted under di-rection of the Wood Building Committee and Fire Marshal.

REPORTS OF STANDING COMMITTEES.

Ald. Coughlin from the Lamp and Health Committees; Ald. Foley from the Poor Com-mittee; Ald. Selve from the Park Committee: Ald. Mandeville from the City Property Committee and Ald. Weider from the Contingent Expense Committee reported in favor of the various bills referred to their respective committees, and referred them to the Finance Committee for payment.

By Ald. Kohlmetz-

To the Hon. the Common Council :

GENTLEMEN: Your committee to whom was re-ferred the petition of McGraw & Fox, respect-fully report and recommend that the same be re-ferred to the Law Committee, as the statements and requests contained in said petition involve questions of law.

HENRY KOHLMETZ, CHRIS. J. SCHAEFFER, WM. COUGHLIN, GEO. B. SWIKEHARD, LOUIS BOHRER.

Ordered received, filed and published.

By Ald. Kohlmetz-Resolved, That the pe-tition of McGraw & Fox requesting the re-payment to them of the sum of \$410.28, heretofore deducted from the amount due them for the paving and improving of Hickory street, be referred to the Law Committee for their consideration. Adopted.

By Ald, Kelly-

To the Honorable the Common Council of the City of Rochester :

of Rochester : GENTLEMEN-YOUT Law Committee, pursuant to the resolution of the Common Council, met with the Executive Board and the Chief Engineer of the Water Works Department on the 2d day of August, 1886, and were attended by Mr. Marsenus H. Briggs, representing Mr. Theodore Bacon, rela-tive to the Hemlock and Canadice Lake awards, and, after hearing the requests urged by Mr. Briggs, in view of the magnitude of the awards and of the fact that, if his opinion be correct, the awards now rendered against the city are not in law subject to review by the Court of Appeals, and that a decision by the Court of Appeals as to whether the questions involved are reviewable by it, must be reached at an early date, probably by the 5th day of October, 1886, and in view of the fact that the expense of said appeal will be but nomi-nal, as compared to the amount involved, we do, therefore, recommend that an appeal be taken to the Court of Appeals, and that the City Attorney be instructed so to do by resolution of your hon-orable body. orable body.

Respectfully submitted, J. MILLER KELLY, P. WEIDER, D. W. SELYE, H. KOHLMETZ Law Committee.

Ordered received, filed and published. By Ald. Kelly-Resolved, That the City At-torney be, and he hereby is, instructed to ap-peal from the judgment of the Supreme Court confirming the awards in the matter of the application of the city of Rochester to acquire the permanent and perpetual right to draw from Hemlock and Canadice Lakes an amount of water sufficient for the use of said city and its inhabitants, not exc eding nine millions of

gallons per day. Adopted. Ald. Kelly, from the Salary Committee, asked that the City Attorney beheard in rela-tion to the salary of the Vinegar Inspector. City Attorney Powers advised that the Council had no power to fix any salary for the Vinega Inspector.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk-

To the Common Council:

GENTLEMEN-The accompanying report of the Chief Engineer of Water Works is respectfully re-ferred to your honorable body with the explanation that at the time the water mains in Livingston place were laid it was supposed that they were amply large to supply any demand made upon them, but the commercial enterprise in this local-ity has advanced so rapidly and so extensively that the increase in the size of the water pipes has be-come an immediate and urgent necessity.

Respectfully, THOMAS J. NEVILLE, Clerk,

Ordered received, filed and published.

To the Executive Board.

To the Executive Board: GENTLEMEN-The application of the Bartholo-may Brewing Company for an increase in the size of the water main in Livingston Place, and also for the introduction of a Holly main at the same time, having been referred to me with instruc-tions to report to the Common Council, I would resp of fully report as follows: The present main in Livingston street is partly of four inches in diameter and partly of six inches. Recently the Bartholomay Brewing Company has connected therewith two services each of a ca-pacity of four inches, and the Curtice Brothers have made application to also connect to the said main a four-inch service. The present main is entirely too small for the

The present main is entirely too small for the present demand upon it, and in my opinion should be immediately increased to eight inches internal diameter.

diameter. From the fact that there is so large an amount of From the fact that there is so large an amount of which would have largely increased fire protec-tion by the laying of an eight-inch Holly main in the same trench, with the proposed increased do-mestic main, I also earnestly endorse the propo-sition for the extention of such a main. The estimated cost of the laying the two eight-in the foregoing, is \$2,400. Respectfully submitted, J. NELSON TUBES, Chief Engineer of Water Works. Ordered received, filed and published. By the Clark

By the Clerk-

ROCHESTER, N. Y., Aug. 10, 1886.

To the Hon. Common Council :

To the HOR. COMMON COMPONEST GENTLEMEN-The undersigned, representing your Water Works Committee and the Executive Board, to whom was referred the petition of tax-payers on West avenue, asking for the extension of the Holly water main in said avenue, from Canal street to Favor street, in advance of the proposed Asphaltum surface improvement thereon, respect-fully report as follows: fully report as follows: We believe the extension of the Holly system of

water mains in said avenue in advance of the

) à

õ ň

40

Asphaltum improvement, to be desirable and proper, and respectfully recommend that provision for such extension be immediately made in accord-

ance with the prayer of the petition. We further call the attention of the Common Council to the necessity of borrowing the sum of \$2,500 for that purpose, if the work is authorized

to be done. The attention of the Common Council is respect fully invited to the annexed report of the Chief Engineer of Water Works to the Executive Board on the subject of the proposed extension.

D. W. SELYE, W. H. MARSON, J. H. FOLEY,

Water Works Committee Common Council.

BYRON HOLLEY, E. KUICHLING, GEO. W. ALDRIDGE, Executive Board.

ROCHESTER, August 6, 1886.

To the Executive Board:

GENTLEMEN: The owners of property on West avenue recently petitioned the Common Council to have a Holly water main extended on said avenue from Canal street eastward to Favor street, in advance of the proposed asphaltum surface improve-

ment. The said petition was referred to me for an examination and report, which report I herewith submit

I have no doubt that such an extension of the Holly system, as is contemplated by the petition, will be very soon needed both for purposes of in-Will be very soon needed both for purposes of in-creased fire protection and for commercial uses. If not laid in advance of the improvement, it will thereafter have to be laid under the sidewalk of the street, this latter location, however, being re-garded as somewhat objec ionable by abutting property owners, as it will interfere with the con-traction of a rese under the sidewalk in connection struction of areas under the side walk in connection with business blocks

with business blocks. It will be impracticable to extend said pipe across the old Genesee Valley Canal until the water is drawn from the Erie Canal next spring. If the balance of the pipe is laid now it will re-sult that none of the pipe east of said canal (about 960 feet) can be brought into use until the canal crossing is made. The pipe required for the pro-posed extension should be ten (.0) inches in diame-ter. The length is about 1,250 feet and the esti-mated cost is \$2,00. The amount required to per-form all the work which can be done previous to making the canal crossing is estimated at \$2200. making the canal crossing is estimated at \$2,200.

The work of making water pipe extensions for the present year has not been sufficiently pro-gressed at this date to warrant the placing this ad-ditional burden upon the water pipe extension fund, and therefore should the Common Council deem it expedient to grant the prayer of the peti-tion it will be necessary for it to horrow the money tion, it will be necessary for it to borrow the money required for that purpose. From the foregoing statement of facts I think the Executive Board and the Common Council will be

able to intelligently determine as to the propriety of granting cr refusing the prayer of the petition. Respectfully submitted,

J. NELSON TUBBS.

Ordered received, filed and published. At a meeting of the Executive Board, held August 6th, 1886, the following resolution was adopted:

By Mr. Kuichling-Resolved, That it is the sense of this Board that a water main of the Holly sys-tem be extended in West avenue, from Canal street to the Extended if west avenue, if on data succes to the Eric canal, in advance of the asphalt im-provement on said West avenue; and that the clerk be requested to transmit at once a copy of this resolution, together with a copy of the forego-ing report of Chief Engineer Tubbs to the Water Works Committee of the Common Council. THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Aug. 9, 1886.

To the Common Council:

To the Common Councer: GENTLEMEN—There are some coal tar concrete walks on the north side of Spencer street, west of Lake avenue, that are so badly broken as to be dangerous to pedestrians. Notice has been served upon the owners to repair, but without effect. The Executive Board would therefore respectfully recommend that the City Surveyor be directed to prepare an ordinance for the construction of new sidewalks on the porth side of Spencer street, west of Lake avenue, where good walks at the proper of Lake avenue, where good walks at the proper grade do not now exist.

Respectfully submitted, THOS. J. NEVILLE, Clerk.

Received, filed and published.

By Ald. Selve -Resolved, That the City Surveyor be and he hereby is directed to introduce an ordinance for the construction of new sidewalks on the north side of Spencer street, west of Lake avenue, in accordance with the recommendation of the Executive Board. Adopted.

> OFFICE OF THE EXECUTIVE BOARD, Rochester, N. Y., Aug. 6, 1886.

To the Common Council :

GENTLEMEN-The sidewalk on the east side of North St. Paul street from Avenue E to Emerson to a set of the set of

to introduce an ordinance for the construction of a new walk between the points indicated where good walks do not now exist. Respectfully submitted. THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Kohlmetz-Resolved-that the City Surveyor be and he hereby is directed to introduce an ordinance for the construction of a plank walk on the east side of North St. Paul street from Avenue E to Emerson's ice pond, where goo: walks at proper grade do not now exist. Adopted.

OFFICE OF THE EXECUTIVE BOARD ROCHESTER, Aug. 10, 1886.

To the Common Council:

GENTLEMEN-An examination of the sewers in Cayuga place and Mt. Vernon avenue shows that the pipe forming said sewers were very irregularly the pipe forming said sewers were very irregularly laid and have become so completely filled with mud from the surface of the street as to be practically useless as sewers. The Executive Board would therefore respectfully recommend that the City Surveyor be instructed to introcuce an ordinance for the reconstruction and cleaning of said sewers from Meigs street to Caroline street, together with the construction of the necessary manholes and surface laterals and the grading of the roadways. Respectfully submitted, THOMAS J. NEVILLE, Clerk. the pipe

THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Weider-Resolved, That the City Surveyor be and hereby is instructed to introduce an ordinance for the reconstruction of the sewers in Cayuga place and Mt. Vernon ave. from Meigs street to Caroline street, in accordance with the recommendations of the Executive Board. Adopted.

OFFICE OF EXECUTIVE BOARD, ROCHESTER, Aug. 2, 1886.

To the Common Council:

I have the honor to transmit herewith, as required by law:

1. Monthly report, showing expenditures made by the Executive Board, for all purposes during the month of July, 1886.

Orders Drawn on the City Treasurer.

Oracis Drawn on the Olig Treas		
For labor Amount certified to Common Council,	\$7,498	53
July 23,1886.	44,082	77
Total	\$51, 581	30
Classification.		
Highway fund	\$12,927	71
Water pipe fund	17,671	69
	11,011	10
Water works fund		10
Fire department fund	7, 127	
Street sprinkling funds	1,561	
Local improvement funds	5,446	60
Total 2. Balances in funds, August 2, 1886:	\$51,581	30
Dr.		
City Treasurer	\$324.165	14
Street sprinkling funds	3,783	41
Local improvement funds	17,584	
m ()	2015 500	
Total Cr.	\$345, 533	33
Salary and expense fund	\$586	59
Highway fund		
Water pipe fund.	30, 280	01
Water pipe fund	109,400	
Water works fund	183, 618	
Fire department fund	57,471	40
Total	\$345, 533	33
Respectfully submitted,		
THOS. J. NEVILI	E. Clerk	

Ordered received, filed and published.

From the City Treasurer-

ROCHESTER, N. Y., Aug. 10, 1886.

To the Hon. the Common Council:

GENTLEMEN: In accordance with your resolu-tion of July 13, 1886 (page 174 of current proceed-ings), I have to report that, as therein directed, [appeared on the Court House steps at 10 o'clock a. appeared on the Court House steps at 10 o'clock a. m. on the 7th day of August, for the purpose of selling the right, franchise and privilege of con-structing a railroad track through, along and upon Plymouth avenue, from Main street to Genesee street, thence through Genesee street to Brooks avenue, tegether with the necessary branches, turnouts, sidings, switches, turn-tables, etc. After reading the published notice of sale, bids were asked for, but before any response was made the following objections, together with one other which I am unable to obtain, were read : We, the undersigned, representing James R.

which I am unable to obtain, were read : We, the undersigned, representing James R. Chamberlain, H. Austın Blewster, Edwin O. Sage, Charles W. Gorton, Charles H. Babcock, and many others, owners of, or persons interested in property located on Plymouth avenue, in Roches-ter, N. Y., hereby protest against, and forbid, the sale of the right, privilege or franchise, of using Plymouth avenue, in said city, for the purpose of a railroad of any desoription, or for any purpose, as advertised to be sold on August 7, 1886, at 10 o'clock a. m., pursuant to, or under, a resolution passed by the Common Council of said city, at a meeting of saifi Council, held July 13, 1886, on the following grounds, to wit :

First-That the proper notice of the sale thereof has not been published in two daily newspapers three times a week for three weeks, as prescribed by law.

Second-That the consent of said Common Councell to the construction, maintenance, use, occupa-tion, or extension of a railroad in said avenue, was given by said council prior to the sale thereof, in-stead of subsequent thereto, as required by law. Third—That no map or plan of said railroad has a cell a cith the Georetime of Clothered States and the sale there are a sale of the sale the sale of the sale there are a sale of the sale the sale the sale of the sale of

been filed with the Secretary of State as required

been filed with the Sectedary of plate as required by law. Fourth—That Plymouth avenue, aforesaid, does not extend, and when such resolution was passed, did not extend to Genesee street, and that the continuation of said Plymouth avenue is either Brooks avenue or Foley street, said Foley street and said Brooks avenue connecting said Plymouth avenue with said Genesee street.

49

The other objection, of which I am not in pos-session, related to the legality of the vote of your honorable body in passing the said resolution. I have requested that a copy of said objection be furnished me, but my request has been denied by the objecting parties. By the advice of the City Attorney, and in pursuance of the authority con-ferred upon me by Chapter 642, laws of 1886, I thereupon adjourned the sale to September 2d, at 11 o'clock a m at the same place, and have caused the clock a.m., at the same place, and have caused the notice of said adjournment, together with the original notice of said, to be published three times a week for three weeks prior to the time of said a week for three weeks pror to the time of said adjourned sale, in the two daily newspapers des-ignated by the Mayor for the publication of the said first notice of sale. Very respectfully submitted.

Ordered received, filed and published.

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE. / August 10th, 1886.

To the Hon. the Common Council :

GENTLEMEN: The Treasurer here with submits the monthly statement of the balances of the prin-cipal funds on the 10th day of August, 1886, as re-quired by section 58 of the city charter:

Departments.	Balance undrawn.
Board of Education, Building	fund\$32,193 08
··· ··· Repair f	und 6,956 91
··· ·· Continger	nt fund 25,744 99
·· ·· Teachers'	fund 118, 130 94
Fire Department fund	57, 792 80
Poor Department fund	36,061 85
Police Department fund	
Contingent fund	
Highway fund	
Lamp fund	
Health fund	
City Property fund	5.514 78
Park fund	1.511 67
Water Works fund	
Water Pipe fund	40, 760 59
Salary and Expense fund	
	JOHN A. DAVIS,
 A second sec second second sec	Treasurer,
Subscribed and sworn to before	re me, (

Subscribed and sworn to before me, (this 10th day of August, 1886. { F. J. IRWIN, Commissioner of Deeds.

Ordered received, filed and published. From the Excise Commissioners -

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN: We, the undersigned, Commis-sioners of Excise of the City of Rochester, report that moneys have been received by said Commissioners from the persons named, and in the re-spective amounts set forth in the following schedule, commencing July 1st, 1886, and ending June 31st, 1886, for licenses to sell and dispose of June also, loo, lor neerses to sen and unpose on strong and spirituous liquors, ale, beer and wine, 'n quantities less than five gallons at a time, at the places herein named, and that this report contains a statement of all the money received during said month, viz:

month, viz: July 6, 1886:
Straub, John, 238 Lake ave......\$ Eckert, Titus, 306 Clifford st.....\$ Kostbahn, Gustav 110 Mt. Hope ave....\$ Miller, Joseph, Campbell and Orchard sts Eisenberg, Conrud, 208 Pinnacle ave..... Maurus, Joseph, 86 York st...... Kerber, John, 10 Ames st.
Blum, Adolph, 74 Front st..... Kennedy, M. H., 72 S. St. Paul st..... Greenauer, Joseph, 301 Jay st...... Hawkins, Fred J., 49 Reynolds st...... Donovan, Dan, 163 S. St. Paul st..... Thrasher, Fletcher M., 243 N. Clinton st. Huber, Lawrence & Theodore, Sumner and Bronson ave.... 50 00 50 00 50 00 50 00 50 00 50 00 50 00 50 00 50 00 50 00 50 00 50 00 30 00 54 00 54 36 30 00 50 00

Helberg, Fied, 224 St. Joseph st..... Huck, Mary, Oak, cor. Platt..... Pfeffer, Elizabeth, 38 Campbell st..... Hunter, George, 61 Lake ave... McCormick, Patrick, 245 Mill st.... Sherwood, Adele M., 90 Broadway..... Hunter, George, 61 Lake ave. McCormick, Patrick, 245 Mill st. Sherwood, Adele M., 90 Broadway.... July 12: Leonard, Peter J., 155 S. St. Paul st. Bastian, Herman. 54 Front st. Dublebelss, Sam'l M., 283 North ave. Hessinger, Joseph, 222 West Main st. Keller, Catherine, 571 North ave. Manning, Eliza, 153 Andrews st. Scheffel, John, 326 S. St. Paul. Rodenbeck. Adolbh, 72 North ave. Stickel, Theodore, 284 Allen st. Currin, Thos., 3 Brooks ave Weble's Sons, Caspar, 50 Munford st. Bauer, Marcellus, 73 Front st. Kitzel, Michael, 10 Loweil st. Hitzel, Henry J., Clinton and Ringelstein Schaff, Henry, E. Main and Goodman sts. Leidecker, Frank, 731 N. Clinton st. Fisher, John J., 107 E. Main st. Kleck, Anton, Hague and Maple sts. Suhr, Charles, 283 Pinnacle ave. Walter, Anthony, 591 North st. Brown, A. R., 496 Exchange st. Bedlow, Catherine, 34 Jones st. Ocasey, Ira, 527 E. Main st. Morau, Mary, 60 Oakman st. July 19th: Veltz, Eugene, 20 Hanover st. Finzer, John B., 223 Brown st. Morau, Mary, 60 Oakman st. July 19th: Vogt, Martin & Son, 19 Wilder st. Benke, Henry, 22 Weger st. Pauckney, Wm., 248 M. Hope ave. Milliman, Samuel & Co., East Main cor North ave. Strutz, Wm., 45 Caroline st. Coyle Bros, 337 North ave. Sheldon, Peter, 219 E. Main st. Mainst. Marne, Henry, 10 West ave. Milliman, Samuel & Co., East Main cor North ave. Stender, Charles, 448 Clinton st. Heruas, Charles, 444 Lyell ave. Arnold, John, 24 Widdr st. Shenwel, Charles, 448 Clinton st. Shenwel, Charles, 448 Clinton st. Heruas, Herry, 24 Weger st. Main st. Marne, Henry, 24 West ave. Milliman, Samuel & Co., East Main cor North ave. Steplan, Herman, 255 St. Joseph st... Bertram, George, 598 N. Clinton st. Steplan, Herman, 255 St. Joseph st...

30 00	STATE OF NEW YORK,)		
50 00 30 00	COUNTY OF MONROE, CITY OF ROCHERTER.		
50 00	The undersigned, comm	issioners	of excise for
50 00 30 00	the city of Rochester, being	duly sw	orn. each for
	The undersigned, comm the city of Rochester, being himself, says that the ab licensed, the date of their li ive places of business, and from them is in all respects seid report contains a state.	cense and	their respect -
59 00 51 68	ive places of business, and	the mor	true and that
50 00			
$\begin{array}{ccc} 60 & 00 \\ 50 & 00 \end{array}$	granted and all moneys r the month of July, 1886. CONRAD	eceived by	y them during
50 00	CONRAD	HERZBE	RGER,
50 00 50 00	JAMES N	IALLEY,	
50 00	Subscribed and sworn to		missioners.
60 00 50 00	of July, 1886. J	OHN H.	MASON,
50 00	of July, 1886. J Commissioner of De		iester, N.Y.
$50 \ 00 \\ 50 \ 00$	Ordered filed and publi	shed.	
50 00	By the Clerk -		
$50 \ 00 \\ 50 \ 00$	REPORT OF THE POLICE C OF JULY,		THE MONTH
53 00	POLICE COMMISSIO	NERS' OF	FICE,)
$50 \ 00 \\ 50 \ 00$	GENTLEMEN-I respectfu	Aug llv submit	. 9, 1886.) the follow-
50 00	ing as my report for the mo	nth of Jul	ly, 1886:
30 00 53 00	1886. July.	Crime. P	enalty. Paid
50 00	1-Francis Smith	vio. ord.	cost 1
50 00 30 00	Kate Stephouse	drunk	. 1
	2—Andrew Murphy Sarah Kavanagh	••	$\begin{array}{ccc}10&1&95\\10\end{array}$
50 00 50 00	3-Ida Bell Robert Carson Delia Boyd	••	10
50 00	Delia Boyd	••	10 10
50 00	6-Amos Glasser Mich. Barton John H. Wall Thos. Moore Patk. Ward James McMannis		
50 00 50 00	John H. Wall		10 10 cost 2
50 00	Thos. Moore	••	10 5
50 00 50 00	James McMannis		cost 5 10 10 cost 2 10 5 5 5 cost 2 10 8
	Thos. Gowan	• ••	10 8
30 00 50 00	Thos. Gowan Mary Reed Bernard Gilday Nelson A. Fitts	••	10 10
50 00 50 00	Bernard Gilday Nelson A. Fitts Simon Levi. Ernest Frank 7—James McGuire John H. Kearney James Clancy Lucy Benedict 8—Jane Campbell Phœbe Howard 9—Wm. Hartman.	 m/a amd	5 5
50 00	Ernest Frank	vio. ord.	5
57 00 50 00	7-James McGuire	drunk	55 10
50 00	James Clancy	• ••	10
30 0 0	Lucy Benedict	pet. lar. drunk	15 cost 1
50 00	Phœbe Howard	pet. lar.	10 10
50 00		drunk	10 5
50 00 50 00 50 00	Timothy Enright Geo. Stein	••	10 10
50 00	James McFarlin	••	10 10
50 00	Mary Mc Farlin Frank B. Shearer	••	10
50 00	John Kellogg Mary Kellogg John Roberts	••	10
50 00 54 00 50 00	John Roberts	••	10 10 10
50 00 50 00	Alvin Van Schuyver James Moore, Jr Alice Dumar	vio. ord.	10 5
50 00 30 00	Alice Dumar	drunk vio ord	10 10 4
50 00	10-watter Liddell	drunk	55
50 00 50 00	Sam'l Gilbert John Schutte		5 10 10
$\begin{array}{c} 50 & 00 \\ 54 & 00 \\ 50 & 00 \end{array}$	Alice Hamilton	••	10 5
50 00	Jennie Wallace 12-Mich Kelly	••	10 5 10 5 1 0 5
50 00	Ed Mead	••	5
50 00 30 00	Wm. Stewart Ida Martin	 vio ord	10 10
50 00	Mary Bradford		10
50 00 50 00 50 00	Hattie Bachman	drunk	$\begin{array}{ccc} 10 & 6 \\ 10 \end{array}$
50 00	Ann Moore Pat'k Riley John Neary	••	10 5
$\begin{array}{c} 54 & 00 \\ 50 & 00 \end{array}$	John Neary Mich Rarvey	••	5 10 10
36 00	Morris Flynn	. ••	10 5
580 04	Morris Flynn Henry Ferge Jaçob Wolfşlagel	vio ord drunk	25 10 10
UI	15-John Arnold	••	cost 5
ers.	Chas Wunch Sarah Burchill	••	10 5 10
~1.0.	· · · · · · · · · · · · · · · · · · ·		10

Agnes Houlehan 14-Geo Fluke		10	
John Ryan		10 10	
Geo. Andrews Geo. Keefe		5	
15-John Hahn	assault	cost	2 5
Ed Luckhurst	••	$\frac{5}{5}$	Э
Harry Johnson Lottie Dragen	·	5	5
Ida Harrington	· ··	10	4
Moses Delby		10 10	
10-Mich Fox	safe keep	cost	5
Joseph Weber. Valentine Deal.	arunk	10 10	
Wm Kelly		10	
Geo. Boyer	••	10	
Valentine Deal		5 5	5 5
19-Frank Howard	•	10	0
19—Frank Howard John Welch John McCormick	••	5 10	
Wm. Krotzca	••	5	
Wm. Krotzca Patk. Dean	••	10	
Nicholas Engler Leo Stevens		$10 \\ 10$	5
Du. Dusmer.	••	10	5
20-Hugh Hazzard Joseph Knupper		10	
John J. Sickner		10 5	
WM. Robinson	••	10	
John Sherry	••	5	
Chas.Kelly. Minnie Grant.	vio. ord.	cost • 100	2 100
	••	25	25
Eilla Foster	••	25	25
Minnie Hill. Orace Horton	• ••	$\frac{25}{25}$	25 25
	••	25	25
May Williams Dell Gould		25	25
Stella Evans.		25 25	25 25
Stella Evans. Jennie Russell	••	100	100
May Thompson Hazel Howard		25	25
		25 25	25 25
Ida Lang. Edith Niblack	••	25	25
Susie Crowner		25 25	25 25
Susie Crowner Flora Wilson Dot Palmer.	••	25	25
21-Libbie Burns		25	20
John Lawless	drunk	5 10	5 5
Path Lawless		ĩŏ	
Wm. Conway. Nicholas Fennel John McLoughlin		10	
John McLoughlin	vio. ord.	10 15	
Ursula Hoernlein	••	25	25
Ursula Hoernlein John Siegel 22-Frank Mulvey Lafavette C. Willis Devid Modern	assault	5	5
Lafavette C. Willis	drunk	10 10	
	••	10	
Joseph Bover	mal. mis.	10 cost	1
Mary O'Hara Joseph Boyer 23-James Kearney George Weisgerbor	drunk	10	1
		10	
Ann McGuiree Annie Fitzgerald		10 10	
Mary Coffy	vio. orđ.	ĩŏ	5
24-James O'Bielly	 dana k	10	10
Horatio Warner	drunk	$^{10}_{5}$	10
Gilbert Briggs 26-Joseph Gilligan	v10. ord.	10	10
James Kelly	drunk	10 10	10
John Goerin.	••	cost	2
James Karnev		10	
Thos. Rose Frank Martin	pet. lar. drunk	20 10	5
Patk, Sullivan	••	cost	$\frac{5}{1}$
Thos. Corrigan Nellie Smith		10	
John U'Neil	vio. ord. drunk	10 10	10
Lizzie Harrison	••	10	
John Sherrard James V. Sulliuan	••	10	
Mary Jones	vio, ord.	3 10	
Simpson Dunnen	drunk	ĪŎ	-
Corn. Parsons	••	5	5

Otto Cramer	••	5	5
John Hayes	••	10	9
Dennis O'Brien		10	
Otto Schwartz			2
Honora Murphy		5	5
Mary Jeffry	vio. ord.	10	
27-Curtis D. Tillotson		20	5
Mourico Mouribon	drunk	15	
Maurice Moynihan		10	
Mark Quinn, Jr	••	10	
Geo Miller	••	10	
Gottleib Myers	••	10	10
28-Geo W Banks	••	10	5
sohn H Murray	••	10	
Elizabeth Smith	••	10	
Nathan Rauber	••	10	
29-Henry Devine	••	-5	
John Van Vechteu	assault	15	15
30 – John Merrigan	druuk	ĩŏ	10
Charles Gilligan		10	
Patrick Boyle	••	5	E.
Jacob Huber		10	5 5
Charles Hearn		10	9
Maggie Delcou	Tio and		
Doni E Wood	vio ord	10	20
Benj F Wood	assault	25	20
31-Charles Rickert		15	10
Joseph Lester	vio ord	10	5
Total			\$994 4

\$994 45

STATE OF NEW YORK, County of Monroe, City of Rochester, ss:

Rochester, ss: I, B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing report contains a true and correct statement of all the moneys received by me as such clerk during the month of July, 1886, for fines, penalties and costs imposed by the Police Justice of said city. B. FRANK ENOS, Clerk.

Sworn to before me this 9th day of August, 1886. B. KEELER, Com. of Deeds. Ordered received, filed and published.

OFFICE OF THE OVERSEER OF THE POOR, CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Aug. 2, 1886.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: The undersigned Overseer of the Poor of the City of Rochester, would respectfully report that during the month of July he has re-lieved 335 families, in the following manner: 0

Orders on poor store	. \$1,006	00
··· coal yard	. 88	88
undertakers	126	50
for transportation	13	64
shoes	. 8	10
Total Less amount charged towns	\$1,243 28	12 00
Total to city	\$ 1.215	12

т

All of which is respectfully submitted, JOHN LUTES, Overseer of Poor. Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

RECONSTRUCTING SEWER IN CAYUGA PLACE.

BECONSTRUCTING SEWER IN CAYUGA PLACE. By Ald. Marson -- Resolved, That the City Sur-veyor ascertain and report to this Council the expense of cleaning, repairing, extending and reconstruction of the sewer in Cayuga place, between Grand street and Mount Vernon avenue. Adopted. The Surveyor submitted as such estimate \$750. By Ald. Marson -- Resolved, That the following im-provement is necessary, viz: The taking up, cleaning, deepening, repairing and re-construction and extension, where found 1 eccessary or expedient, of the main sewer in Cayuga place, begin-ning at a point sixty (60) feet east of the easterly 1 ne of Grand street, and extending to meet that portion of the existing sewer in Cayuga place sicresid which is in-cluded between Mt. Vernon avenue and Meigs street, vitrified place tweive (12) inches in diameter being used for the required extension of the sewer as well as for the defective or broken place within the limits above specified. Also the construction of the larents, with the

cleaning, repairing and connections of the old. Also the roadway grading and gutter formations. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$750, whole estimate is hereby approved. Besolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Cayuga place, from Grand street to the westerly line, and westerly line produced, of Mount Virnon avenue. And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172, of the Revised Char-er of 1880, of the City Rochester, that all persons inter-ested in the subject matter of said improvement, are required to attend the Common Council, on Tuesday evening, Aug. the 24th, 1886, at 7½ o'clock, at the heard. Adopted hea

Adopted

CLEANING AND DEEPENING SEWER ON MOUNT VERNON AVENUE AND CAYUGA PLACE. By Ald. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of taking up, cleaning, deepening, repairing and recon struction, where found necessary, of the Mount Ver-non avenue and Cayuga place sewer, with other work connec ed therewith.

connected therewith. Adopted. The Surveyor submitted as such estimate \$3,575. The Surveyor submitted as such estimate \$3,575. By Ald. Marson — Resolved. That the following improvement is necessary, viz: The taking up, cleaning, deepening, repairing, and reconstruction, where found nicessary, of the main sewer in Mount Vernon avenue, as well as of the con-nected surface sewers and lot laterals, from Caroline street to the Cayuca place sewer. Also, all of the work of the above specified character, that is required on the line of the Cayuca place sewer, from Mount Vernon avenue to the Melgs street sewer, lot laterals, and connections, roadway grading, and gutter forma-tions,

necessary new manholes, surface sewers, lot laterals, and connections, roadway grading, and gutter forma-tions. And whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at §3,575, which estimate is hereby approved. Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: All that rerritory included within and described by the following boundary lines, viz: Beginning at the in-rersection of the westerly line of Meigs street with the northerly line of Caryus, place; thence westerly along Caryuga place, including one tier of lots on the north-erly side thereof to Grand street; thence sutherly along Grand street, and excluding one tier of lots on the southerly along South avenue, including one tier of lots on the westerly along Mount Vernon avenue, including one tier of lots on the treet; thence easterly along Alpine street; including one tier of lots on the westerly along Mount Vernon avenue, including one tier of lots on the south side thereof to Mount Vernon avenue; thence northerly along Maunt Vernon avenue, including one tier of lots on the south is due thereof to beginstreet; thence northerly along Maunt Vernon avenue, including one tier of lots on the south is due thereof to be aland street; resolved, That the taxpayers to be as-sessed for making such improvement may pay their as-sessed for making such improvement may pay their as-sessents in three equal payments, as follows: One the advertisement of the assessment roll; one-third of such roll; and the remaining one-third within two years from the confirmation of such roll. On all sums paid prior to the maturity of said last instalment, a discount will be allowed at six per cent. per an -num. And the Clerk is hereby directed to publish notice, in

num

num. And the Clerk is hereby directed to publish notice, in pursuance of Title VII., section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement are required to attend the Common Council on Tuesday evening. August the 24th. 1886, at 7:80 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted VERNON PARK PLANK SIDEWALK.

VERNON PARK PLANK SIDEWALK. By Ald, Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on Vernon Park.

constructing piants stdewards on version rars. Adopted. The Surveyor submitted as such estimate \$625. By Ald, Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The construction of plank sidewalks four (4) feet wide on each side of Verran Park from North Clinton street to Joiner street, with the necessary crosswalks, sidewalk grading and gutter formation.

sai ed

the in Chomuthe

VF of

pı

Set on other

t: e e c t i

And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$25, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Vernon Park, from North Clinton street to Joiner street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 122, of the Bevised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council on Tuesday evening, August 24th, 1880, at 746 o' clock, in the Common Council Chamber, when allegations will be theard. be e heard. Adopted.

WIDENING EUCLID STREET.

WIDENING EUCLID STREET. By Ald. Bohrer-Resolved, That the following im-provement is necessary, viz: The widening of Euclid street from Elm park to Chestnut street, by taking a strip of land eight (9) feet in width on the south side of said Euclid street from Elm park to Chestnut street, giving a uniform width of thirty-three (33) feet to Euclid street aforesaid through-out its entire length. Adopted.

out its entire length. Adopted. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One titer of lots on each side of Euclid street, from Elm park to Chestnut treet. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised Charter of 1880 of the City of Rochester, that all persons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, August the 24th, 1886, at 7% o'clock, at the Common Council Chamber, when allegations will be heard. Adopted. Adopted.

PLANK SIDEWALK ON DAKE STREET.

By Ald. Kohlmetz-Resolved, That the City Surveyf orascertain and report to this Council the expense of constructing a plank sidewalk on the north side of Dake street.

constructing a plank sidewalk on the north side of Dake street The Surveyor submitted as such estimate, \$109. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz." The construction of a plank sidewalk four (4) feet and eight (3) inches wide on the north side of Dake street, from Alexander street to Hebard street, except where eight (3) inches wide on the north side of Dake street, from Alexander street to Hebard street, except where sidewalk of good quality and of proper width, grades and alignments now exist, also, the necessary sidewalk grading and gutter formation. And Whereas The City Surveyor, under the direc-tion of this Council, nas made an estimate of the which estimate is hereby approved. Resolved, further, That the following portion of soid city is deemed benefited and proper be assessed for the whole expense thereof, viz.: One tier of lots on each side of Dake street, from Alexander street to Hebard street. And the Clerk is hereby diproted to gublish notice in pursuance of Title VII., Section 172 of the Revised (Charter of 1830, of the City of Rochester, that all per-sons interested in the subject matter or said improve-nent, are required to attend the Common Council, on Tuesday evening, August the 24th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. he heard Adopted.

THOMAS STREET PLANK WALK.

By Ald. Kohlmeiz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on Thomas street.

Constructing plank sidewalks on inomas sizes. Adopted. The Surveyor submitted as such estimate \$125. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz: The construction of plank sidewalks four (4) feet wide on each side of Thomas street, from the northern terminus thereof to Bernard street, except where sidewalks of good repair and of proper width, grades and aliguments now exist, the owners of the lois abut-ting on said Thomas street within the limits named being allowed thirty (30) days after the passage of the inal ordinance for the improvement aforesaid, to con-struct their own sidewalks on the grades and align-ments that may be established by the City Surveyor, also the necessary tidewalk grading and gutter forma-tion.

and Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate or the whole expense thereof, and reported the same at \$125, which estimate is hereby approved. Resolved, further, That the following portion of

said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One ther of lots on each side of Thomas street from the northern terminus thereof to Bernard street. And the Clerk is bereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1850, of the City of Rochester, that all per sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, August 24th, 1856, at 746 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

RBOWN STREET PIPE SEWER.

By Ald. Marson-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Brown street.

by Add. maintoin-nessured, Man. the Oaty Sm. reyor ascertain and report to this Council the expense of constructing a vittified plue sewer in Brown street. Adopted. The Surveyor submitted as such estimate \$1,675. By Ald, Marson-Resolved, That the following im-provement is necessary viz.: The construction of a ten (10) Inch vitrified plue sewer between the curb line and the street line on the southerly side of Brown street, beginning at a point twenty-five (25) feet west of the produced easterly line of the lot now owned by D. O. Williams and extend ing easterly to a point op osite the western terminus of the present sewer in Brown street, thence northerly to intersect the said visiting Brown street, will the necessary manholes, lampholes, surface sewers, lot Y connections, and lot laterals, And, Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole estimate is hereby approved. Resouved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereor, viz.: One tier of lots on the southerly side of Brown street, include detween lines drawn perpendicular to the axies of the street aloresaid, through the western termin of the existing and proposed sewers. And the Clerk is hereby directed to publishnotice in prisuance of Tille VII. Section 1/2 of the Revised for the street aloresaid, through the western termin of the existing and proposed sewers. And the Clerk is hereby directed to publishnotice in prisuance of Tille VII. Section 1/2 of the Revised for the street aloresaid, through the western termin therested in the subject matter of said and provement, are required to a trade the Common Council of lock, at the Common Council Chamber, when allegations will be heard. Acouted.

HUDSON PARK PIPE SEWER.

HUDSON PARK PIPE SEWER. By Ald. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of secretain using a vitrified pipe sewer in Hudson park be-tween Hudson street and Edward street, Adopted. The Surveyor submitted as such estimate \$460. The Surveyor submitted as such estimate \$460. Destruction of a vitrified pipe sewer (9) inches in diameter in Hudson park, beginning at a point three diameter in Hudson park, beginning at a point three diameter in Hudson park, beginning at a point three diameter and extending therefrom westward to intersect Edward street sewer, also the necessary manholes, surface sewers, lot laterals and connections, roadway grand whereas. The City Surveyor, under the direc-tions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$460, which states is hereby approved. The side of lots on each side of Hudson park begin-ing at a point three hundred (300) feet west of the ward to reach street seward to Edward street. And the Direction street and extending westward to for the whole expense thereof, viz: One side of lots on each side of Hudson park begin-hung at a point three hundred (300) feet west of the ward street.

west line of Hudson street and extending westward to Edward street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, August the 24th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard.

Ald. Stein moved that the first ordinance for a vitrified pipe sewer on Hudson park be so amended as to read 313 feet west of the west line of Hudson street. Adopted.

The ordinance as amended was adopted.

SYKE STREET PIPE SEWER.

By Ald. Marson-Resolved, That the City Survey-or ascertain and report to this Council the ex-pense of constructing a vitrified pipe sewer in syke street, between Colvin street and Ames street. Adopted, The Surveyor submitted as such estimate \$1.070.

50

By Ald. Marson-Resolved, That the following improvement is necessary, viz. : The construction of a virified pipe sewer twelve (12) inches in diameter in Syke street, beginning at a point one hundred (10) feet west of the west line of Colvin street and extending westward to interselow the sewer in Ames street, with the necessary manholes, surface severs, lot laterals and lot connections, roadway grad-ing and gutter formations. And witereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$1,00. which estimate is hereby approved. Resolved, turther, That the following portion of said city is deemed benchies thereof, from Col-visid estive of the whole expense thereof, from Col-and the Clerk is hereby of Rochester that all per-sessed for the whole expense thereof, that all per-ons interested in the subject matter of said lip prove more fission of the City of Rochester that all per-sons interested in the subject that all per-sons interested in the subject that all per-sons interested in the subject to attend the Common Council, on Tuesdary evening, Aug. the 24th, MS6, at allegations will be heard. Adopted.

FINAL ORDINANCES.

The final ordinances for Glenwood park opening and Glenwood park grading came up and on motion of Ald. Kelly action was postponed two weeks.

FINAL ORDINANCE. NO. 3,025.

GLENWOOD AVENUE RETAINING WALLS.

On motion of Aid. Kohimetz, the Board proceeded to hear allegations in relaton to the improvement de-scrihed in the ordinance below: After hearing such allegations from all persons ap-

After hearing such anegations from all persons ap-pearing— Ald. Kohlmetz submitted the following: an ordina "ce to itcrease the embaukment and con-struct retaining wails on Glenwood avenue, between the banks of Deep Hollow creek. The Common Council of the city of Rochester, do or-daiu and determine that the following improvement be made, to wit:

struce retaining waits on Glenwood avenue, between the banks of Deep Hollow creek. The Common Council of the city of Rochester, do ordian and determine that the following improvement be made, to wit: An addition to the embankment on Glenwood avenue, An addition to the embanks ment on Glenwood avenue, between the banks of Deep Hollow creek by building suitable retaining walls north and somh of the imes of the avenue aforesaid, and the sx custon northward for about twenty (20) feet of the sx custon northward for about twenty (20) feet of the sx custom northward for about twenty (20) feet of the synce between whith the partial inling in of the space between the state state retaining walls; also the reconstruction in the state retaining walls; also the reconstruction is the creek and on the avenue aforesaid with the necessary firstace severs and sub soit drainage openings. Also between the boat nouse of Henry Bast, and no bast house of Henry Bast, and no the vest hank of the creek is and indicated up to the west bank of Deep Holow creek, to an indicated up to the construction of the merse the diverse and indicated up to the construction of the merse at the diverse and the moving and re-locating of the bast house aforesaid max require, the building and the bast bound the lots and parcels of land to be benefited thereby; and the Oild built wereyor, under the direction of this council, having made an estimate of such as follows : And the optist he same at \$3.40, and said estimate being deemed reasonable, is hereby and said estimate being deemed reasonable, is hereby approved the following boundary lines, viz.— Begioulng at the intersection of the north line of deemwill be benefited by said improvement is destructed with the east line of First stree in the direction of the west inde the ords on the east when the direction of the south inde of the south inde deemed reasonable, is hereby approveding at the intersection of the north ine of the south inde

longing to Henry East, thence southerly along said boundary lines to the north line of Perkins street, thence easterly along said north line, including one tier of lots on the south side thereof to the west line of Leavenworth place, thence northerly along said west line to the southerly boundary line of the Gulf or Deep Hollow lands, thence westerly and southerly along said boundary line to the place of beginning. On which above described lots and parcels of land the expenses of said improvement are hereby ordered as-sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom. therefrom.

And it is further ordained and determined that the And it is further ordained and determined that the taxpayers to be assessed for making such improve-ment, may pay their assessments in three equal payments, as follows: One-third of the amount assess-ed within thirty days after the advertisement of the assessment roll: one-third of the amount within one year from the confirmation of such roll; and the remaining one-third within two years from the confirm-ation of said roll. On all sums paid prior to the ma-turty of said last instalment, a discount will be al-lowed of six per cent. per anuum. Adopted by the following vore: Ayes-Ald. Coughin, Marson, Watson, Kobimetz, Foley, Selye. Weider, Stein, Bohrer, Kelly, Schaeffer -:2.

- : 2.

FINAL ORDINANCE No. 3,0.6.

NORTH CLINTON STREET SEWER DEEPENING. NORTH CLINTON STREET SEWER DEERFERING. On motion of Ald, Warson, the Board proceeded to hear allegations in relation to the improvement de-scribed in the orclinance below: After hearing such allegations from all persons ap-pearing, Ald, Marson submitted the following: An ordinance to deepen North Clinton street sewer, from Andrews street to Central avelue. The Common Council of the City of Rochester do ordain and determine that the following improvement be made to wit:

The common Council of the City of Rochester do ordain and determine that the following improvement be made, to wit: The taking up, de-pening and reconstruction of the present stone sewer in North C inton street, from An-nerws street to Central avenue; taence exclending the said sower to intersect the sewer under the N. Y C. H. R. R. wito the necessary matholes, surface sewers and lot laterals and connections; also, the cleaning, repairing and connections of existing surface severs and lot laterals. And the whole expense shall be defrared by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of inits Counci , having m ade an estimate of such expense, and reports the same at \$7 600, and said existing and the portion of said city which said Com-mon Council deem will be benefited by said improve-ment is described as follows: One tier of lots on each side of North Clinton sizeet, from Andrews street to the line of the intersected assessed, the assessment upon each lot and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be un proportion to the benefit which cach de-riv s there rom. An it is further ordained and determined: That the

riv-s there nom. An it is further ordained and determined: That the taxpayers to be assessed for making such improve-ment may pay their assessments in three equal pay-uents as follows: One third of the amount assessed within thirty days after the advertisem nt of the assessment roll; one-third of the amount within one year from the confirm-ation of said roll, and the remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last install-ment, a discount will be allowed at six per cent. per annum. s nuum

Adopted by the following vote: Ayes-ald, Coughin, Marson, Watson, Kohlmetz, Foley, Seyre, Mandeville, Weider, Stein, Bonrer, Foley. Serve, Mar Kelly, Schaeffer-12.

FINAL ORDINANCE, NO. 3.027.

CENTER STREET FLAG WALKS.

On motion of Ald, Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-s ribed in the ordinance below. After hearing such allegations from all persons ap-

Alter nearing such an extended the following: Aid, Kohlmetz submitted the following: An ordinauce to construct flag walks on Center an ordinauce to construct flag walks on Sophia str e', from the west i i of the side walk on Sophia street to a point one budge.

street to a point one futuret and twinky (to) neet work thereform. The Common Council of the City of Rochester, do be made, to wi: The construction of a Medina or Blue stone flag walk in a single course six (6) feet wide on the south side ori Son. ia street to a point one hundred and twenty (120) feet Street to a point one hundred and twenty (120) feet thereform a point one hundred and twenty

west thereof; also, a cross walk of Medina flag stone and pay-ment to connect the west end of the said side walk with the south end of the side walk on the west side of Jones street.

side of Jones street. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$330, and said esti-mate being deemed reasonable, is hereby approved, and the portion of said City, which said Common Coun-and the portion of said City, which said Common Coun-entited ecologies.

cil deem will be benefi.ed by said improvement is de-scribed as follows: One tie, of lots on the south side of Center street, from the west line of Sophia street to the poduced west line of Jones street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adonced by the following vote:

rives inercirom. Adopted by the following vote: Aves-Ald. Coughlin, farson, Watson. Kohlmetz, Foley, Selye, Mandeville, Weider, Stein, Bohrer, Kelly, Schaeffer-12.

The final ordinance for a plank walk on Conkey avenue came up for action.

Ald, Schaeffer presented a remonstrance.

Ald. Kohlmetz moved to amend the ordinance to extend on both sides of Conkey avenue from Scrantom street to Avenue D, and the estimate charged accordingly. Adopted,

Further action was postponed two weeks under the rule

The final ordinance for Vincent place sewer came up.

Ald. Marson moved that action be postponed for two weeks. Adopted.

FINAL ORDINANCE, No. 3,028.

HARRIS AVENUE PLANK WALK.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below : After hearing such allegations from all persons ap-

After hearing such allegations from all persons ap-pearing. Ald. Kohlmetz submitted the following : An ordinance to construct a plank walk on Harris avenu 9, from the south side of avenue A to avenue D. The Common Council of the City of Rochester, do ordain and determine that the following improvement be made, to wit: The construction of a plank sidewalk four (4) feet and eigh (8) inches wide on the east side of Harris avenue from the south side of avenue A to avenue D with the necessary sidewalk grading and the necessary cross walks. And the whole expense shall be defrayed by the as-

with the necessary sidewalk grading and the necessary cross walks. And the whole expense shall be defrayed by the as-essment upon the lots and parcels of land to be bene-fitted thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, "and reports the same at \$440, and said estimate being deemed reasonable, is hereby ap-proved; and the portion of said city which said Com-mon Council deem will be benefitted by said im-provement is described as follows: On which above described lots and parcels of land the expenses of said imptovement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Around by the following vote: Ayes-Aid, Coughin, Marson, Watson, Kohlmetz, Foley, Selye, Mandeville. Weider, Stein, Bohrer, Keliy, Schafte-12.

The final ordinance for King park sewer came up

Ald. Mandeville moved that action be postponed two weeks. Adopted.

FINAL ORDINANCE No. 3,029.

STONE SEWER IN REYNOLDS STREET.

On motion of Ald, Marson the Board proceeded to hear allegations in relation to the improvement described in the ordinance below. After hearing such allegations from all persons ap-

dain and determine that the following improvement be made, to wit: The construction of a stone sewer 1/5x2 feet in size on Reynolds street, beginning at a p int forty (40) feet north of the north line of Cady street and extending along the center of Reynolds street to the Bronson ave-nue sewer, with the necessary manholes, surface lat-erals, lot laterais and connections: also the necessary evaluations of the molecular be defraged by the as-

And the whole expense shall be defrayed by the as-gessment upon the lots and parcels of land to be bene-fited thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$1,150, and said es-timate being deemed reasonable is hereby approved; and the portion of said cuy which said Common council deem will be benefited by said improvement is described as follows: One tier of lots on each side of Reynolds street from Cady street to Bronson avenue, excluding forty (40) feet of the lot on the northwest corner of Cady street and Rey nolds street and also forty (40) feet of the lot on the goutheast corner of Reynolds street and Bronson ave. On which above described lots and Bronson ave.

On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-

Igna to be in proportion to the benefit which each de-rives therefrom, Adopted by the following vote: Ayes - Ald, Coughlin, Marson, Watson, Kohlmetz, Foley, Selye, Mandeville, Weider, Stein, Bohrer, Kelly, Schaeffer-12.

FINAL ORDINANCE No. 3,030.

PLANK WALK ON PLYMOUTH AVENUE AND STRONG STREET.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

pearing, Ald. Kohlmetz submitted the following:

An ordinance to construct plank sidewalks on the southwest corner of Plymouth avenue and Strong

street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The construction of plank sidewalks four (4) feet and

The construction of plank sidewalks four (4) feet and elght (8) thebes wide on the southwest corner of Ply-mouth avenue and Strong street, in front of the entire length of the premises of Henry E. White, except where sidewalks of good quaity and of proper width, grades and alignments now exist within the limits named, whether the strength the definition of the strength of the premiser of the strength of the st

grades and anguments now exist within the finites anmed. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$75, and said esti-mate being deemed reasonable, is hereby approved : and the portion of said city which said Common Coun-cil deem will be benefited by said improvement is de-scribed as follows: One titer of lots on the south side of Strong street, and also one tier of lots on the westerly side of Fly-mouth avenue, upon which street and avenue, respect-ively, the premises of Henry E. White abuts. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

and to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote : Ayes-Ald. Coughlin, Marson, Watson, Kohlmetz, Foley, Selve, Mandeville, Weider, Stein, Bohrer, Keily, Schaeffer-12.

Ald. Foley moved that the heirs of H. E. White have twenty days in which to construct their own walks, and that the Surveyor furnish the grade. Adopted.

By Ald. Weider-Resolved, That action on the final ordinance, No. 2,964, for Goodman st. improvement be reconsidered. Adopted.

By Ald. Weider-Resolved, That the ordinance for Goodman street improvement, No. 2,964, be amended so as to read: "a five-foot Fortland cement walk, John J. Shillinger's patent," in place of "Medina stone or blue stone flag walks." Adopted.

Further action was postponed two weeks under the rule.

LOCAL IMPROVEMENT ASSESSMENTS.

CITY TREASURER'S OFFICE, ROCHESTER, July. 27, 1886.

To the Hon. the Common Council:

GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under ordin-ance No. 2,823.for Flint street grading has been com-

The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$2,701.14. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,823.

GRADING FLINT STREET.

By Ald. Stein-Whereas, The Common Council did upon the 11th day of August, 1885, enact an ordi-nance for grading Flint street. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$2,701.14, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council would be benefited by said improvement is de-scribed as follows: One tier of lors on both sides of Flint street, from

council would be benefited by said improvement is de-scribed as follows: Therefore, Resolved, That the sum of \$2.701.14, being Therefore, Resolved, That the sum of \$2.701.14, being the whole amount of the expenses a forescaid, shall be assessed on such lors and parcels of land. And V. Fleckenstein, Wm, Maher and L. A. Pratt, the Assessors of said Gitv, not interested in any of the property so benefited, and not of kin to 'Ly person so interested, are hereby designated and directed to hake and parcels of land and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Saurday, the lath day of August, 1855, at nine o'clock in 'the fore- noon, at the office of the City Assessors, No. 15 City Hall moted by the following reso. Hall.

Hall, Adopted by the following vote: Ayes—Ald. Coughlin, Marston, Watson, Kohlmetz, Foley, Selye, Mandeville, Weider, Stein, Bohrer. Kelly, Schaeffer—12.

CITY TREASURER'S OFFICE, } ROCHESTER, N. Y., Aug. 9, 1886. }

To the Hon, the Common Council .

To the Hon, the Common Council . GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,839, for Montgomery alley sewer and improvement, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$3,284.24. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,839.

MONTGOMERY ALLEY IMPROVEMENT.

By Ald. Stein-Whereas, The Common Council did

By Ald, Stein—Whereas, The Common Council did upon the 17th day of November, 1885, enact an ordi-nance for the improvement of Montgomery alley. And, Whereas, The City Treasurer has reported the actual expense of said improvement to be the sum of \$3,284.24, including such interest as the City has paid or become liable for. And the portion of said city which said Common Coun-cil deemed would be benefited by said improvement is described as follows:

And the portion of said city which said Common Coun-cil deemed would be benefited by said improvement is described as follows: One tier of lots on each side of Montgomery alley, from West Main street to Church street. Therefore, Resolved, That the sum of \$3,284.21, being the whole amount of the e penses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Fratt, V. Fleckenstein and Wm. Maher, the Assessors of said city, not interested in any of the property so benefited, and net of kin to any party so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so desig-nated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose to Saturday, the 14th day of Aug. 1886, at nine o'clock in the forenoon at the office of City As-sessors No. 15 City Hall. Adopted by the 'following vote: Arges-Ald, Complin, Marson, Watson, Kohl-metz, Foley, Selye Mandeville, Weider, Stein, Bohrer, Kelly, Schaeffer–12.

CITY TREASURER'S OFFICE, } Rochester, N. Y., Aug. 9, 1886. }

Jo the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,840 for Caspar street plank walk, has been completed.

walk, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$98,67. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,840. CASPAR STREET PLANK WALK,

LOCAL IMPROVEMENT ASSESSMENT No. 2,840. CASPAR STREET FLARK WALK, By Ald Stein-Whereas, The Common Council did upon the 17th day of November, 1885, enact an ordin-ance for a plank walk on Caspar street.. And Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$93,67, inclusion such interest as the city has paid or hereas and the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on the south side of Caspar street, from the east end thereof to North avenue. Therefore Resolved, That the sum of \$95,67, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratry, Fleckenstein and Wm. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in propor-tion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said im-proverment; and said Assessors are hereby notified to fuez (not the City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes-Ald. Couglin, Marson, Watson, Kohlmetz,

Adopted by the following vote: Ayes-Ald. Coughlin, Marson, Watson, Kohlmetz, Fol-y, Selye, Mandeville, Weider, Stein, Bohrer, Kelly, Schaeffer-12.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y. Aug. 9th, 1886.

To the Hon. the Common (ouncil:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,844, for Thrush street stone sewer, here here a completed board data and the second seco

LOCAL IMPROVEMENT ASSESSMENT NO. 2,844.

THRUSH STREET SEWER.

THRUSH STREET SEWER. By Ald. Stein-Whereas, The Common Council did upon the 17th day of November, 1835, enact an ordi-nance for a sewer in Thrush street. And Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$5,266.55, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: Beginning at the southwest corner of Thrush and Rowe streets, thence southerly along Thrush street, including one tier of lots on the west side thereof to Glenwood avenue; thence westerly along Glenwood avenue, including one tier of lots on the north side thereof, to the east line of Orlole street; thence north-erly along Oriel street. including one tier of lots son the east side thereof, to the proposed division line be-tween lots No. 127 and 128 of the Momroe Association tract; thence westerly along the to the west line of the Momroe Association tract to the Eric canal; thence southerson street to the east ine of the Momroe Association tract; there east-erly along the north line of Emerson street; to the east ine of Thrush street; how con the satide thereof. Thrush street; thence northerly along the Eric and northwest corne to 7 thrush sub threed; to the extent and northwest corne the southeast and southwest cor-mer of the Mark and Rowe street. Thrush street; and Rowe street. Thrush and Rowe streets. Thrush and Rowe streets. The whole amount of the expenses aforesaid, shall ba assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Maher,

the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of lann and houses within the portion or part of said city so desig-nated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improve-ment; and said Assessors are hereby notified to meet for this purpose on Saturday, the 14th day of August, 1886, at mine o'clock in the foremon, at the office of the City Assessors. No. 15 City Hall. Adopted by the following vote-Ayes - Ald. Coughlow, Matson, Watson, Kohlmetz, Foley, Selye, Mandeville, Weider, Stein, Bohrer, Kelly, Schaeffer-12.

Foley, Selye, Man Kelly, Schaeffer-12.

CITY TREASURER OFFICE, Rochester, N. Y., Aug. 9, 1886.

To the Honorble the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under ordinance No. 2,848, for Frost ave. plank walk has been

ordinance No. 6,000,000 assessed upon the property benefit-ed, including any interest that he city shall incur, or is entitled to, for the use of its funds, is \$129,65. JOHN A. DAVIS, Treasurer, JOHN A. DAVIS, Treasurer,

LOCAL IMPROVEMENT ASSESSMENT NO. 2,848.

FROST AVENUE PLANK WALK.

By Ald, Stein-Whereas, The Common Counil did

FROST AVENUE PLANK WALK. By Ald, Stein--Whereas, The Common Counil did upon the 1st day of December, 1885, enact an ordi-nance for a plank walk on Frost avenue. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of gi29.65, including such interest as the City has pald or become liable for. And the portion of said City which said Common Council deemed would be benefited by said improve-ment is discribed as follows: The ter of_lots on each side of Frost avenue to a dis-tance thereon of three hundred and fifty (350) feet, measured westerly from Genesee street, in front of which the propored walk shall be constructed. Therefore, Resolved, That the sum of \$129, 65, being assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Maher, the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, of the said amount of expenses, in propor-tion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said im-provement; and said Assessors are hereby notified to day usids, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the tollowing vote: Ayes-Ald. Coughlin, Marson, Watson, Kholmetz, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer--12.

To the Hon. ommon Council: GENTLEMEN: I hereby certify that the Executive Board have notified me toat the work authorized un-der ordinance No. 2,351, for Evans alley pipe sewer has

LOCAL IMPROVEMENT ASSESSMENT NO. 2,851.

EVANS ALLEY SEWER.

EVANS ALLEY SEWER. By Ald. Stein—Whereas, The Common Council did upon the 15th day of December, 1885, enact an ordi-nance for a sewer in Evans alley. And. Whereas, 'he City Treasurer has reported the actual expenses of said improvement to be the sum of \$291, 24, including such interest as the city bas paid or become liable for. And the portion of said aits which and a

become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One titer of lots on each side of Evans alley, in-cluded between Andrews street and Clinton place, the assessments thereon to be distributed among these several lots in proportion to the benefits immediate and prospective that the said lots may derive from the proposed sewer aforesaid as may be determined by the Assessors of the City of Rochester. Therefore, resolved, That the sum of \$291.24, being the whole amount of the expenses aforesaid, shall be assessed on such lots and varcels of land.

the proj inte mal land so d por eac imr to î A 116 the A Fol Ke To

Ar

Bo Or ĥa ed ēn

> u] fc a S b С п e a

1

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Aug. 9, 1886.

And L. A. Pratt, V. Fleckenstein and Wm. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in pro-portion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this pur some of Saturday, the 14th day of the office of the City Assessors are hereby notified to dugust, 1886, at nine o'clock in the forewoon at the office of the City Assessors to be advantage which releves the by the following you. 15 City Hall. Adopted by the following you. Stein, Bohmetz, Foley, Selve, Maudeville, Weider, Stein, Bohmetz, Kelty, Schaeffer-12.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Aug 9, 1886.

To the Hon. the Common Council: To the Hon. the Common Council: GENTLENEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,852, for Hixson street plank walk hasbeen completed. The amount to be assessed upon the property benefit ed, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$11.67. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,852.

HIXSON STREET PLANK WALK.

LOCAL IMPROVEMENT ASSESSMENT No. 2,832. HIXSON STREET FLANK WALK. By Aid, Stein.—Whereas, The Common Council did, upon the 12th day of January, 1886, enact an ordinance for a plank walk on HIXSON street; And whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$11.67, including such interest as the city has paid or become liable for, Ouncil deemed would be benefitted by said improve-ment is described as follows: On the ortion of said city which said Common Council deemed would be benefitted by said improve-ment is described as follows: One tier of lots on the north side of Hixson street. exempting therefrom those lots in front of which suit-able walks are already constructed, with the exception of so much ot an assessment on said lots in front of which sidewalks aforesaid. And L. A. Frut, V. Fleckenstein and Wm. Mahar, the Assessors of said City, not interested lin any of the property so benefited, and not of kin to fany person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of said City so centers in a said amount of expenses, in propor-tion, as nearly as may be, to the advantage which each property so benefited, ad an out of expenses, in propor-tion, as nearly as may be, to the advantage which deat the base on such and parcels of lands and houses within the portion or part of said City so cember 16%, at nume of contor, but the so the context of this purpose on Saltiday the making of shift of provement; and said Assessors are hore the day of be-cember 16%, at nume of contor, So the fort and the cut Marker and said Assessors are hore the day of be-cember 16%, at nume of contor, So the fort for the the conded of the science, N.Y., Aug. 9, 1886. Citry TREASURER'S OFFICE, ROCHESTER, N.Y., Aug. 9, 1886. Kenterster, N.Y., Au

CITY TREASURER'S OFFICE, ROCHESTER, N.Y., Aug. 9, 1886.

To the Honorable the Common Council: To the Honorable the Common Council: GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2, 953, for Goodman street plank walk has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$177,08. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 2,853.

GOODMAN STREET PLANK WALK.

By Ald, Stein-Whereas, The Common Council did upon the 12th day Jan, 1886, enact an ordinance for a plank walk on Goodman street. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$177.08, including such interest as the City has paid or become liable for.

And the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as follows :

ment is described as follows: One tier of lots on each side of Goodman street from Pinnacle avenue to points on each side thereof one hundred (100) feet north of the northerly line of Benton street excepting those lots in front of which suitable sidewalks already exist.

51

Therefore, Resolved, That the sum of \$17.08, bein the whole amount of the expenses aforesaid, shall assessed on such lots and parcels of land. And L. A. Fra't, V. Fleckenstein and Wm. Maher, the assessors of said city, not interested in any of the property so benefited, and not of kin 10 any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so design the deemed to acquire by the making of said improve-ment; and said assessors are hereby notified to meet for this purpose, on Saturday, the 14.1day of August 1886, at nine o 'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote : Ayes -Alo. Coughlin, Marsom. Watson. Kohlmetz, Foley, Selye. Mandeville, Weider, Stein, Bohrer Kelly, Schwefter-12.

Foley, Selye, Man Kelly, Schaeffer-12.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Aug, 9, 1886.

To the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,856, for Edward street Pipe Sewer; has been completed.

has been completed, The amount to be assessed upon the property bene-fited, including any interest that the city snall incur or is entitled to for the use of is funds, is \$\$256.58, Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No, 2,856. EDWARD STREET PIPE SEWER.

LOCAL IMPROVEMENT ASSESSMENT NO, 2,856. EDWARD STREET PIPE SEWER. By Ald. Stein--Wherees, The Common Counci did upon the 9th day of March, 1886, enact an ordi-nance for a Pipe sewer in Edward street. And, Whereas, the City Tre-surer nas reported the actual expenses of said improvement to be the sum of \$826.58 including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Edward street from, Herman street to Vose street Therefore Resolved, That the sum of \$826.58, being the whole amount of the expenses aforesaid shall be assessed on such lots and parcels of land And V. Fleckerstein, Wm. Maher and Luther A. Pratt the Assesrots of said city not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in pro-portion, as nearly as may be, to the advantage which each shall be deeme to acquire by the making of said improvement; and and said Assessors are hereby noi the dot meet for this purpose, on Saturday, the l4th day of August, 1856, at 9 o'c ock in the foremoon, at Adopted by the following vote: Avee-Alo. Coughlin. Maison, Watson, Kchimetz, Foley, Selye, Maid ville, Weider, Stein, B hrer, Kelly, Scharfer-12. CITY TREASUREY'S OFFICE, Reocuberter, N. Y., Aug, 9ch, 188, {

CITY TREASURER'S OFFICE, ROCHTSTRE, N. Y., Aug. 9th, 188.6 } To the Honorable Common Council: GENTLEMEN: --T hureby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2, 9(4, for West Orange street pipe sewer has been completed.

sewer has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$604,42. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,864. WEST ORANGE STREET PIPE SEWER.

By Ald. Stein-Whereas, The Common Council did upon the 6th day of April, 1886, enact an oroinance for a pipe sewer in West Unage street. And. Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of 8604.42, including such interest as the City has paid or become liable for.

And the portion of the City which said Common Council deemed would be benefitted by said improve-ment is described as follows:

ment is described as follows: One tier of lots on each side of West Orange stree from the west end thereof to Ames street. Therefore, Resolved, That the sum of \$601.42, being the whole amount of the expenses af oresaid, shall be assessed upon such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Maher, the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so

CITY TREASURER S OFFICE, ROCHESTER, Aug. 9, 1886.

To the Hon. the Common Council:

To the HOR. the Common Council: GENTLENEN: -- I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,868, for Campbell street pipe sewer, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to. for the use of its funds, is \$662.76. Yours respectfully JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,868.

CAMPBELL STREET PIPE SEWER.

CANFELL STREET THE SEWER. By Ald. Stein – Whereas, The Common Council did upon the 37th day of April, 1886, enact an ordinance for a pipe sewer in Campbell street And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$692,76, including such interest as the city has paid or become liable for.

§662,76, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said Improvement is described as follows: One tier of lots on each side of Campbell street, from a point 50 feet east of Ames street to Wackerman street. Therefore, Resolved, That the sum of \$662.76, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Maher, the Assessors of said city, not interested in any of the property so beneited, and not of kin to any person so in easies within the portion or part of said city so design and the said and directed to make an eases within the portion or part of said city so design and the said Assessors are hereby notified in more orther, and said Assessors are hereby notified to meet for this purpose on Saturday, the 14th day of Aurust, at much o'clock in the forenon, at the office of the City Assessors, No 16 City Holl.

Sors, No 15 City Hall. Adopted by the following vote: Ayes-Ald. Cout him, Marson, Wat-on, K Folly, Selys, Manjeville, Weider, Stein Kohlmetz, Bohrer

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Aug. 9th, 1886.

GENTLEMEN: -I hereby certify that the Executive Board have notified me that the work authorized under ordinance No. 2,669, for Giln ore street pipe sewer has been completed

sewer has been completed The amount to be assessed upon the property bene-fited including any interest that the city shall meur, or is entitled to, for the use of its funds, is \$492, 48, Yours respectfully, JOHN A, DAV S. Theasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,869.

GILMORE STREET PIPE SEWER.

GILMORE STREET PIPE SEWER. By Ald. Stein—Whereas, The Common Council did upon the 20th day of April 1856, eaact an ordinance for a pipe sewer in Gilmore street. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$492, 43, including such interest as the city has paid or become liable for. And the portion of said Cirv which said Circ

Sigs2, 45, includes such interests as into our interplate of become liable for. And the portion of said City which said Common Council deemed would be benefited by said improve ment is described as follows: One tier of lots on each side of Gilmore street, from a point one hundre: and twenty (:20) feet feet westerly of the westerly line of Hudson street and parallel thereto to Edward street. Therefore. Resolved, That the sum of \$492.43 being the whole amount of the expenses aforesaid, shall be assessed on such lots and parels of land. And L. A. Prait, V. Fleckenstein and Wm, Maher, the assessors of said city, not interested in any of the property so benefited and not of kin to any person so interested, are hereby desig-ated and directed to make an assessment upon all the lots and parcels of land and houses

within the portion or part of said city so designated, of the said amount of expense, in propor tion as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this our-nose on Saturday, the lath day of Angust, 188, at assessors, No. 15 City Hall. Adouted by the following vote : Ayes—Ald. Coughlin, Marson, Watson, Kohlmetz, Foley, Selye, Mandeville, Wider, Stein, Bohrer, Kelly Schaeffer—12, City TREASUBER'S OFFICE

CITY TREASURER'S OFFICE, Rochester, N. Y., Aug. 9, 1886.

To the Hon. the Common Council:

GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under Ordi-nance No. 2,985, for Lyell avenue pipe sewer has been completed.

The amount to be assessed upon the property bene-ated, including any interest that the city shall incur, or is entitled to, for the use of its funds, is §437.03. Yours respectfully, John A. DAvis, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,935. LYELL AVENUE PIPE SEWER.

LYBLL AVENUE PIPE SEWER. By Ald, Stein-Whereas, The Common Council did upon the 4th day of May, 1886, enact an ordinance for a pipe sever in Lycell ave. And Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$437, 08, including such interest as the city has paid or become liable for. Aud the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Lycell ave. from the center of Warner street to a point 111 feet west of Mur-ray street.

One tier of lots on each side of Lyell ave. from the center of Warner street to a point ill feet west of Mur-ray street. Therefore, Resolved, That the sum of \$457.68, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt V. Fleckensrein and Wm. Maher, the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in propor-tion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said im-provement, and said Assessors are hereby notified to meet for this purpose on Saturday, the 14th day of August, 1899, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote, Watson, Kohlmetz, Foley, Selve, Manaceville, Weider, Stein, Eohrer, Kelly, Schaeffer-12.

CITY TREASURER'S OFFICE, Rochester, N. Y., Aug. 9, 1886.

To the Honorable the Common Council:

To the Honorable the Common Council: GENTLEMEN: I hereby certify that the Executive Boerd have notified me that the work authorized un-der Ordinance No. 2,966, for Hastings avenue plank walk has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$28.80. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,966.

HASTINGS AVENUE PLANK WALK.

By Ald. Stein—Whereas, The Common Council did upon the 18th day of May, 1886, enact an ordi-nance for a plank walk on Hastings avenue. And, Whereas, the actual expense of said improve-ment has been ascertained to be the sum of \$29,80, In-cluding such Interest as the city has paid or become liable for.

Itable for. Itable for. And the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on the east side of Hastings avenue in front of which the proposed walk shall be built. Therefore, Resolved, That the sum of \$29.80, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Maher, the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said City so designated, of the said amount of expenses, in proportion, as merly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby

notified to meet for this purpose on Saturday, the 14th day of August, 1885, at 9 o'clock in the fore-noon, at the office of said City Assessors, No. 15 City

noon, at the termination of terminatio of termination of termination of termination of termination o

UNFINISHED BUSINESS.

The Mayor's veto in relation to the contract between the city of Rochester and the Natural Gas Fuel Company came up and on motion of Ald. Mandeville action was further postponed two weeks.

The following came up :

"By Ald Shaeffer-Resolved, That the next regular meeting of the Common Council, Tuesday evening, August 10, 1886, be and hereby is assigned as the time when any complaints or appeals from the assessment for opening a new street from Clifford street to Norton street, ordinance No 2,701, will be heard. Adopted."

Allegations being called for and no person appearing, Ald. Schaeffer submitted the fol lowing ;

By Ald. Schaeffer-Resolved, That the assessment roll for opening a new street from Clifford street to Norton street (Ordinance No. 2,701) be and hereby is confirmed.

Adopted by the following vote:

Ayes-Ald. Coughlin, Marson, Watson, Kohlmetz, Folev, Selye, Mandeville, Weider, Stein, Bohrer, Kelly, Schaeffer-12.

EXECUTIVE BUSINESS.

Ald. Kelly moved to proceed to appoint commissioners of deeds and that the clerk cast the ballot

Adopted by the following vote:

Adopted by the following vote. Ayes—Ald. Coughlin, Marson, Watson, Kohlmetz, Foley, Selye, Mandeville, Weider, Stein, Bohrer, Kelly, Schaeffer—12. The following named persons, having re-ceived the concurrent vote of the Council,

were declared duly elected: Erwin E. Shutte, Edward C. Lauer, Fred A. Frick, M. H. Oakley.

MISCELLANEOUS BUSINESS.

By Ald. Kelly -- Resolved, That the Executive Board be authorized and requested to negotiate for the purchase of lands necessary to be taken for the widening of Myrtle street as contemplated by ordinance No. 3,020 and report the result of such negotiation to this Board. Adopted. Ald. Kelly moved that the resolution offered

by Ald. Coughlin at the last meeting directing the letting of the contract for lighting oil lamps, published at page 180 current proceed-ings, be reconsidered. Adopted.

Ald. Kelly moved that the words " Common Council " be substituted for " Lamp Committee, " in the resolution authorizing the removal oil lamps. of Adopted.

The resolution as amended was adopted.

Ald. Selve presented a communication in regard to seats and lights in Franklin square, which was ordered received and filed.

By Ald. Selye-Resolved that the Park Committee be directed to advertise for proposals for iron benches at a cost not to exceed \$150.00 for use in the public parks. Said proposals to set forth the style and number of iron benches to be so furnished.

Ald. Kelly moved to amend that the committee report the proposals received at the next meeting. Adopted.

The resolution of Ald. Selve as amended was adopted.

Ald. Selve presented a petition for water mains in Locust street, which was referred to the Water Works Committee and Executive Board.

Ald. Stein presented a petition for gas lamps on McDonald avenue, which was referred to the Lamp Committee.

By Ald. Selye-Resolved, That the Park Committee be directed to advertise for three successive times in the official papers the sale of the fence around Washington square, and report to this board at the next regular meet ng. Adopted.

Ald. Selve presented a remonstrance against the establishment of a lumber yard at the cor-ner of Glenwood park and First street. Referred to the Wood Building Committee and fire marshal.

By Ald. Selye-Resolved, That the Lamp Committee be directed to cause an electric light to be placed in the center of Vincent place bridge. Referred to the Lamp Committee.

Ald. Foley presented a petition of taxpayers asking a reconsideration of the action changing the name of a portion of Plymouth avenue to Foley street. Adopted.

Ald. Foley moved that the action on the re-port of the committee on the chapping of the name of Piymouth avenue to Feley street be reconsidered. Adopted.

Ald. Foley moved that the petition and the report be referred to a committee of three to report to the board. Adopted.

By Ald. Kohlmetz – Resolved, That the Lamp Committee be and is hereby directed to cause to be placed one electric light on Franklin Square. Referred to the Lamp Committee.

The chair announced the following committee on the changing of the name of Plymouth avenue to Foley street: Ald. Foley, Kelly and Switchard

The Board then adjourned.

F. J. IRWIN, Clerk pro tem.

In Common Council-Aug. 24, 1886.

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

Absent-Ald. Fritzsche, Selye-2.

APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC.. AND THEIR REFERENCES.

By Ald. Coughlin-Bills of-

- J midi Oodguini Dillo 01-
Citizens' Gas Co., lighting July\$1,633 35
Drush Electric Light Co., lighting Angust A 228 45
Jas havanaugh hack hire 4 00
DUWE & Bassett, Jamp cocks 120 00
ULLZELIS GAS US., Setting posts 4 40
Brush Electric Light Co., lighting July 4,338 45
Referred to the Lamp Committee.
By Ald. Coughlin-Bills of-
James Butler, carriage hire\$ 4 00

Wm. Mitchell, labor..... 3'0 00 Referred to the Park Committee.

By Ald. Marson-Petition of Thomas L. Johnson to erect wooden building. Referred to Wood Building Committee and Fire Marshal, with power to act.

By Ald. Kohlmetz-Petition of Robert J. Lennon to erect wooden building on Gorham park. Granted under direction of Wood Building Conmittee and Fire Marshal.

By Ald, Kohlmetz-Petition for Medina stone improvement on North Clinton street, between Andrews street and the Central railroad. Referred to Surveyor to prepare an ordinance.

By Ald. Elliott-Bill of

Henry Heavey, board of horse.....\$ 20 00 Referred to the Health Committee.

By Ald. Mandeville-Bills of

Howe & Bassett, labor and material, plumbing\$	212 80
Howe & Rogers, carpets	433 55
1. F. Carter, carpet and matting	66 90
F. J. Irwin, cleaning and dishursements	37 71

H. H. Babebek & Co., coal for City Hall .. 30 42

Referred to City Property Committee

By Ald. Swikebard-Petition of Michael Spang to erect wooden shed. Referred to the Wooding Building Committee and Fire Mar shal with power to act. By Ald Weider-Bills of

Harry M. Davis, serving notices\$	9	14
Drew, Altis & Co., directories	25	25
H. D. Bryan, printing blank books, &c	48	00
S. A. Lattimore, analysis of water (Wing		
Case	50	00
I. F. Quinby, disbursements	41	45

Referred to Contingent Expense Committee.

By Ald. Bohrer - Petition of Rudolph Gozsele for permission to erect a wood building, referred to the Wood Building Committee and fire murshal with power to act.

By Ald Kelly -- Petition for an iron bridge on Locust street, referred to the City Surveyor to prepare an ordinance.

By Ald. Kelly-Petition of Robert M. Madden for permission to erect a wood building, and moved permission be granted. Adopted.

By Ald. Kelly - Petition of Joseph Williamson for permission to erect a wood building, and moved permission be granted. Adopted.

By Ald Kelly -Petition for electric light at the corner of Perkins and Champion streets. Referred to the Lamp Committee.

By Ald. Schaeffer-Petition of L. F. Abbott for permission to erect a wood building. Refor permission of the Wood Builling Committee and fire marshal, with power to act. By Ald. Elliott - Petition for portland ce-

ment sidewalks on both sides of Goodman street-open to competitive bids. Referred to the Improvement Committee to report the relative merits of walks at the next meeting.

REPORTS OF STANDING COMMITTEES.

Ald. Weider from the Contingent Expense Commitee; Ald. Coughlin from the Lamp and Park Committees; Ald. Mandeville from the City Property Committee; Ald. Elliott from the Health Committee, reported favorably on the several bills referred to their respective committees, and referred them to the Finance Committee for payment.

By Ald. Kelly

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-Your Law Committee, to whom was referred the proposition of Mary C. Leinen to pay to the city of Rochester \$200 in full satisfaction of all taxes and assessments, amounting to

\$1,321.60, adjudged by the Supreme Court invalid. respectfully reports:

That your committee is informed that said taxes That your bound to be in the first stars and takes were adjudged invalid upon the ground of tech-nical irregularities; that tax certificates, represent-ing the greater portion of said taxes, are now owned by parties other than the city of Rochester; that your committee is of the opinion that ques-tion involved should be reviewed by an appellate tribunal before accepting the proposition, and, therefore, report adversely to the acceptance of said Mary C. Leinen.

The petition of Messrs. McGraw & Fox, pray-ing your honorable body that the sum of \$428.28 be returned to said petitioners as an amount deducted by the Executive Board upon a final settlement of the amount due upon a contract which the said petitioners had with the city of Rochester for paying and improvement of Hickory street, was inves-tigated by your committee, and your committee is informed by the Executive Board that no deductions were made upon the settlement, except such as were authorized by the terms of said contract, and, therefore, report adversely to the prayer of said petition.

The petition of Thomas Fenwick praying your honorable body to direct the City Attorney to discontinue an action of forecled city Attorney to dis-continue an action of foreclesure now pending for the unpaid city tax for 1882, upon the ground that no notice of redemption was ever served upon said Fenwick, should, in the option of your com-mittee, not be granted, as your committee is satis-fad that a notice to redeem use percently served. field that a notice to redeem was personally served upon Thomas Fenwick on the 27th day of June, 1885, by John T. Tracy, at Rochester, N. Y. Respectfully submitted,

J. MILLER KELLY, P. WEIDER, H. KOHLMETZ,

G. W. ELLIOTT,

Law Committee.

£

4

1

ł

ι

£

(

i

(

٤

t (

1

1

٤

i

Adopted.

By Ald. Schaeffer-

To the Hon. the Common Council of the City of Rochester

GENTLEMEN: Your Assessment Committee, to whom was referred the petition of Martin W. Cooke and Frederick Davis asking that the assessment upon certain lands mentioned in said petition be cancelled, report in favor of granting said petition, and the cancelling of said taxes.

tion, and the cancelling of said taxes. Your committee also recommends that the sum of \$52.19, leviced as an assessment on the east part of lot No. 10, on the east side of Evergreen place, upon the lot of A. Roodenburg, be refunded, on the ground that the lot upon which the assessment was levied was not situate within the territory deemed benefited, by the ordinance which author-ized the opening and extension of the said street, and that said sum of \$52.19 be charged to errone-ous assessments. ous assessments.

Your Committee recommends that the amount of \$4.91 be refunded to Felix O'Hara, it being the amount paid in excess by said O'Hara of the gen-eral city tax for 1867 on lot 3, north side of Champlain street, Eighth ward, and charge to contingent fund.

Your Committee recommends that in the matter of Helen J. Chamberlain, who was assessed upon lots 12, 13 and 14. section E. Greig tract, north side of Frost avenue, Eighth ward, that the city receive the amount of the taxes assessed thereon for 1885, with interest at six per cent.

Respectfully submitted

C. J. SCHAEFFER, J. MILLER KELLY,

C. STEIN, Assessment Committee.

Ordered received, filed and published.

By Ald. Schaeffer - Resolved, That the treasurer be, and he hereby is, directed to cancel the assessment of \$52 19 against A. Rooden-burg, on east part of lot No. 10 on the east side of Evergreen place, and charge the same to erroneous assessments. Adopted. By Ald. Schaeffer-Resolved, That the city

clerk be, and he hereby is, directed to draw an

order in favor of Felix O'Harra for \$4 91, said amount to be charged to contingent fund. Adopted by the following vote:

Autor Ayes - Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Elliott, Mandeville, Swike-hard, Weider, Stein, Bobrer, Kelly, Schaeffer -13.

By Ald. Schaeffer-Resolved, That the treasurer be, and he hereby is, directed to cancel an assessment of \$10.02 against Frederick Davis, on lot 4 of the Klem tract, Tenth ward, for the improvement of the Court and William street outlet sewer, and charge the same to erroneous

assessments. Adopted. By Ald. Schaeffer – Resolved, That the treasurer be, and he hereby is, directed to cancel an assessment of \$10.02 against Martin W. Cooke on lot 3 of the Klem tract, Tenth ward, for the improvement of the Court and Williams streets outlet sewer, and charge same to erroneous assessments. Adopted.

By Ald. Schaeffer—Resolved, That the city treasurer be, and he hereby is, directed to receive the sums assessed upon lots 72, 73 and 74. section E of the Greig tract, north side of Frost avenue, belonging to Helen J. Chamber-lain, for the year 1885, with 6 per cent. in terest. Adopted.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

ROCHESTER, N. Y., Aug. 24, 1885.

To the Hnoorable the Common Council:

GENTLEMEN-Report having been made of the unsafe condition of the ice house owned by H.T. King, situated on the island by the weighlock, and after giving the matter a thorough investigation, found the building in a dangerous condition. I have notified Mr. King to put the building in proper connotified Mr. King to put the bunding in proper con-dition so as to ensure the safety of the adjacent buildings; as yet he has not done so, and I ask your honorable body to take such action as you may deem necessary in the premises. ARTHER MCCORMICK, Fire Marshal.

Ordered received, filed and published.

By Ald. Stein-Resolved, That the Fire Marshal notify H. T. King to repair the ice house owned by him, and situate on the island by the weighlock, within ten days from the service of such notice; if not done in that time, the Fire Marshal cause it to be repaired and charge the property with the expense. Adopted.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Aug. 24, 1886.

To the Common Council:

GENTLEMEN-The ordinance for Chestnut park walk, which was drawn in conformity with the conditions set forth in the several petitions for the improvement, provides that all obstructions and obstacles in the street shall be removed in connec-tion with the construction of the mole

tion with the construction of the walk. A map made by the City Surveyor shows the ob-struction to be a dwelling on the corner of Chest-nut street and Chestnut park, the wall of which nut street and Chestnut park, the wall of which encroaches on the street an average of seven (7) inches. The fence of this property as well as those of five (5) other residents on the street vary in the extent of the encroachment from five (5) inches to three (3) feet. The legal complications that might arise under the provisions of this ordinance de-terred the contractors from making any proposals, and the Executive Board therefore refer the ordi-nance for this proposed improvement hack to your hance for this proposed improvement back to your honorable body for such action as you may deem proper. Respectfully, THOMAS J. NEVILLE, Clerk,

On motion of Ald. Watson referred to the Law Committee.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, (ROCHESTER, Aug. 21, 1886.

To the Common Council:

GENTLEMEN - That portion of Mount Hope ave-nue south of the main entrance to Mt. Hope cemetery has never been improved, and the nature of the sol upon this portion of the street is such that at every heavy rain large quantities of sand are washed from the roadway extending up the hill on to the improved portions of the street and into on to the improved portions of the street and into the sever, obstructurg the same, to the great dam-age of the abutting property. It is impossible to maintain a sale and easy roadway upon this hill-side without the construction of a permanent pavement. The Executive doard would therefore respectfully recommend that an ordinance be passed for the improvement of Mt. Hope avenue, from the south and of the present improvement from the south end of the present improvement to the south line of highland avenue. Respectfully submitted, THOS.J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Weider - Resolved, That the City Surveyor be and hereby is directed to introduce an ordinance for the construction of a Medina stone pavement, with the necessary urbs, gutters and sid-walk g ading on Mount Hope avenue, from the south end of the present improvement to the south line of Highland avenue. Adopted. By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, Aug. 21, 1886.

To the Common Council:

GENTLEMEN: Some time since the Executive Board cailed your attention to the fact that the wooden bridge over Deep Hollow creek on Locust street had become so dangerous as to be no longer safe for public use, and recomm-nded that an or-dinance be passed for its reconstruction upon some permanent plan.

Said Board has n^w caused the bridge to be closed in order that life and limb may not be hazarded, and would again recommend that an ordinance be at once passed for the construction of either an iron bridge with the necessary abutments, retaining walls and approaches, or a stone culvert with the necessary embankment and retaining walls.

Respectfully submitted, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Kelly-Resolved. That the City Surveyor be and hereby is directed to introduce an ordinance for the construction of an iron bridge with the necessary stone abutments, retaining walls and embankments on Locust street, at the crossing of Deep Hollo v creek. Adopted

By the Clerk -

OFFICE OF THE EXECUTIVE BOARD, C Rochester, N. Y., Aug. 24, 1886.

To the Common Council:

GENTLEMEN-In accordance with the m-structions of your honorable body the Ex-ecutive Board obtained from the propstructions of your honorable body the Ex-ecutive Board obtained from the prop-erty owners the prices for which they will sell their lands for the extension of Evergreen place. Each one of the owners agrees in writing to accept \$25 per front foot for the land taken; and, while the price may approximate a fair market value in Evergreen street, yet in the case of the Gifford nonperty on Evergreen place where \$750 is Gifford property on Evergreen place, where \$750 is asked for a lot about 30 feet front by about 17 feet deep, it is thought that the sum is beyond a fair market value; and therefore, the Executive Board recommends the appointment of commissioners to

appraise the damage to the land to be taken for the (proposed improvement.

Respectfully submitted, THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Kohlmetz-Resolved, That the City Attorney be directed to take the necessary proceedings for the appointment of commissioners in the matter of Evergreen place extension. Add By the Clerk-Adopted.

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Aug. 24, 1886.

To the Common Council:

GENTLEMEN-Owing to the fact that the estimate GENTLEMEN-Owing to the fact that the estimate made for Adams street sewer being insufficient, only one proposal for the work being received by the Executive Board, and that was more than double the amount named in the ordinance, it will therefore be necessary to introduce and adopt a new ordinance with an estimate adequate to meet the expense deemed necessary for the construction Respectfully, THOS. J. NEVILLE, Clerk. of the sewer.

Ordered received, filed and published. Ald. Marson moved that the Surveyor prepare an ordinance in accordance with the suggestion of the communication. Adopted. By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, August 23, 1886.

To the Common Council:

GENTLEMEN-Certain facts have come to the knowledge of the Executive Board regarding con-templated action by the State authorities, with reference to the pollution of the waters of Thomas creek by the sewage from the southeastern quar-ter of the city, and it is deemed important by said Board that immediate action should be taken by your honorable body looking to the devising and your nonorable body looking to the devising and adoption of some plan for the temporary diversion and treatment of the sewage aforesaid, and said Board would respectfully recommend that the matter be referred to your Sewer Committee and City Surveyor to prepare immediately some adequate plan and an ordinance for carrying the same into effect. Respectfully submitted.

THOS. J. NEVILLE.

Ordered received, filed and published.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Aug. 24, 1886.

To the Hon. Common Council :

To UNE HOR. COMMUNE CONTROL : GENTLEMEN-IN the matter of the claim for in-juries to a horse, presented to your honorable body by Elmer Murphy, which, it is alleged, were caused by the animal being frightened by the steam roller while Hickory street was in process of improvement, the Executive Board beg leave to present the facts as given by its employees who were engreed in operating the roller at the time of were engaged in operating the roller at the time of the occurrance :

The roller was in motion and moving toward South avenue, east of Ashland street, when the engineer discovered a young man driving a horse, between North Sc. Paul street and the oral equivalence of the social of the construction of a vitrified pipe sewer in Vincent place, between North Sc. Paul street and the east end of Vincent place bridge. A man who was on the sidewalk, and engaged in the moving improvement is necessary, viz: The men on the roller did not observe that the horse by the head and led him by the roller without further trouble. The men on the roller did not observe that the horse forced him under the whip toward the roller, and was reproved for his action by ward the roller, and was reproved for his action by as blowing off steam is emphatically denied, as engineer discovered a young man driving a horse, to which was attached a wagon loaded with furniture. When the horse got within three rods of the roller, the engineer having stopped the machine in the meantime, he be-came restive and refused to proceed. A man who was on the sidewalk, and engaged in the moving, the bare horse by the head and led him by the rol-

well as all other statements, except those acknowl. edged in this communication. Respectfully, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published. By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Aug. 24, 1886.

To the Honorable Common Council:

GENTLEMEN-At a meeting of the Board of Health held Aug. 20, 1886, the following action was taken:

tion was taken: The sewer in Saxton street was reported to be of not sufficient capacity to carry off the sewage that accumulated, causing the water to back into cellars along the loute, breeding malaria and causing a great deal of sickness in the immediate vicinity. Commissioner Kondolf moved that the Saxton street sewer be declared a public nuisance, and that the same be referred to the Common Council for a hatement. A doubted. A petition was pre-

for abatement. Adopted. A petition was pre-sented to the Board of Health praying for the abatement of anuisance caused by the keeping of cows in Wadsworth street. The petition was re-ferred to the Common Council for abatement. I hereby certify that the foregoing is a true copy from the minutes. PETER SHERIDAN,

Clerk Board of Health.

Ordered received, filed and published. By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Aug. 24, 1886.

To the Hon. the Common Council:

GENTLEMEN-In accordance with the provisions of the City Charter I hereby report that the fol-lowing named persons have qualified as required by law:

E. E. Schrett, Edward C. Lauer, Fred A. Frick, Monroe H. Oakley, commissioners of deeds; Chas. Buckley, health commissioner. PETER SHERIDAN, City Clerk.

Ordered received, filed and published. By the Clerk-

ROCHESTER BOARD OF UNDERWRITERS, SECRETARY'S OFFICE, 130 POWERS' BLOCK, ROCHESTER, N. Y., Aug. 3, 1886.

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN-I am directed by the Rochester Board of Underwriters to again call your atten-tion to the chimney of the Whitney building on North Water street.

The climney has not been extended. The "spark arrester" arrests only the larger sparks and falls far short of the request of the Board, and is en-tirely unsatisfactory to its members and the owners of adjacent preperty.

Hoping you will give this matter your official attention, I have the honor to be,

Yours respectfully, SELDEN PAGE, Secretary.

Ordered received, filed and published, The report of the milk inspector was received and ordered filed.

ACTION ON ORDINANCES. FIRST ORDINANCES.

VINCENT PLACE PIPE SEWER.

new surface sewers where demanded. The taking up, and resetting, of the present, and the substitution of new curb ston s, where necessary, and the pavement of the gutters, and roadway, with Medina stone where it is called for by the character of the proposed improvement.

at is cauca for by the character of the proposed im-provement. And whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reports the same at \$825.00, which setimate is hereby approved. Resolved, further, That the following portion of gaid city is deemed benefited and proper to be assess-ed for the whole expense thereof, viz. One tier of lois on each side of Vincent place from North St, Paul street to the west face of the abutment at the east end of the Vincent place bridge. And the Clerk is hereby directed to publish notice in pursuance of Title VII, section 172, of the Revised Charter of 1880, of the City of Rochester, that all per-gons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Tuesday evening, September the 7th, 1886, at 7:30 o'clock, at the Common Council Chamber, when alle-gations will be heard. Adopted.

Adopted.

AVERILL AVENUE IMPROVEMENT.

By Ald. Kohlmeiz-Resolved, That the City Surveyor ascertain and report to this Council the expense of the improvement of Averill ave from Monroe ave. to Pearl st

the improvement of Avenin ave. from monto ave. to Pearl st. Adopted. The Surveyor submitted as such estimate \$6,525. By Ald. Kohlmetiz-Resolved, That the following improvement is necessary, viz: The setting of Medina stone curbs on each side of Av-erill ave. from the southern line of the crosswalk on the southern side of Moorroe avenue, to the northerly line of the crosswalk on the northerly side of Pearl st., with Medina stone guiters three (3 feet wide on the in-nerside thereof, and to consist of flag stones one () foot wide next to the curbs, and of pavements of the same stone two (2) feet wide on each side; also the construc-tion of a gravel roadway fourteen (14) inches in depth between the guiter lines thus established, and within the longitudinal limits named, with the necessary sur-face severs.

between the gutter lines thus established, and within the longitudinal limits named, with the necessary sur-face sewers. And Wnereas, The City Surveyor, under the direc-tion of this Council, has made an estimate or the whole expense thereof, and reported the same at \$6,32, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assess-ed for the whole expense thereof, viz: One tier of lots on each side of Averill ave. from Monroe ave. to Pearl st. And further resolved, that the taxpayers to be as-sessed for making such improvements may pay their assessements in three equal payments as follows: One-third of the amount assessed within thirty days after advertisement of the said to a sid roll. On all sums paid prior to the maturity of the said last installment, a discount will be allowed of six per cent. per anum. And the Clerk is hereby directed to publish notice in pursuace of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of sid all improve-ment, are required to attend the Common Council on the common Council Chamber, when allegations will be heard. Adopted.

Adopted.

COMFORT STREET FLAG WALK.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing Medina or blue stone flag side walks on a portion of the north side of Comfort; street

constructing Medina or blue stone flag side walks on a portion of the north side of Comfort street Adopted. The Surveyor submitted as such estimate \$100. By Ald. Kohimetz--Resolved, That the following improvement is necessary, viz: The construction of Medina or blue stone flag side walks in a single course five (5) feet wide in front of the two lots on the north side of Comfort street, belonging to the heirs of Wilson D. Oriat. And whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$100, which estimate is hereby approved. Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier ef lots on the norts side of Comfort street, abutting upon and immediately in front of which the proposed flag stone walks are to be built. And further resolved, That the taxpayers to be as-sessents in three equal payments, as follows: One-third of the amount assessed within thirty days after

the advertisement of the assessment roll; one-third of the amount within one-year from the confirmation of such roll; and the remaining one-third within two years from the confirmation of such roll. On all sums paid prior to the maturity of said last instalment, a discount will be allowed at six per cent. per annum.

num. And the Clerk is hereby directed to publish notice, in pursuance of Title VII., section 172 of the Keyised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement are required to attend the Common Council on Tuesday eveniug. September the 7th, 1886, at7:30 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

DUDLEY STREET PIPE SEWER.

By Ald. Marson-Resolved. That the City Sur-veyor ascertain and report to this Council the expense of constructing a twelve (12) inch vitrified pipe sewer in Dudley sireet.

The Surveyor submitted as such estimate, \$900.

The Surveyor submitted as such estimate, \$000. By Aid. Marson-Resolved, That the following improvement is necessary, viz: The construction of a vitrified pipe s wer twelve (12) inches in diameter in Dudley street, beginning at a point ninety (90) feet north of the north line of Weeger street and extending to intersect the sewer in Clifford street, with the necessary manholes, surface sewers, lot laterals and connections, roadway grading and gut-ter formations. And Whereas, The City Surveyor, under the direc-tion of this Council nas made an estimate of the which estimate is hereby apporved:

whole expense thereof and reported the same at \$900, which estimate is hereby approved: Resolved further, That the following portion of said city is deemed benefited and proper to be assesse d fo the whole expense thereof, viz.: One tier of lots on each side of Dudley street from Weeger street to Clifford street. And the C.erk is hereby directed to publish notice in pursuance of Title VII, section 172 of Revised Charter of 1880 of the city of Rochester, that all persons inter-ested in the subject matter of said improvement are required to attend the Common Council or luesday evening, Sept. the 'th. 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. heard. Adopted.

CLIFFORD STREET EXTENSION.

CI IFFORD STREET EXTENSION. By Ald, Bobrer-Resolved, That the following im-provement is necessary, viz: The extension of Clifford street, from North avenue to the east line of the extended street, to be sixty-six (66) feet wide, with its axis or medial line on the east-ward prolongation of the corresponding line of Clif-ford street lying immediately west of North avenue. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereot, viz: One ther of lots on each side of the proposed exten. sion of Clifford street. from North ovenue to the east line of the city.

sion of Clifford street. from North ovenue to the east line of the city. And the Clerk is hereby directed to publish notice in pursuance of Title VII, section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improye-ment, are required to attend the Common Council on Tuesday evening, Sept the 7th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. be heard. Adopted.

PEARL STREET FLAG WALKS.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing flag stone sidewalks on Pearl street.

veyor ascertain and report to this Council the expense of constructing flag stone sidewalks on Pearl street. Adopted.
The Surveyor submitted as such estimate \$215. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz:
The taking up of the present tar cement sidewalks on the northeasterity and northwesterity corners of Alexander and Pearl street, and upon which the property of A.
B. Lamberton abuts, and ninety-one (91) feet of which lies easting walks, inv (5) feet which lies castly on Pearl street, and upon which the property of A.
B. Lamberton abuts, and ninety-one (91) feet of which lies westerly on Pearl street, and upon which the substitution for the sald; tar cement sidewalks, of Medina, or Blue stone flag walks, inv(5) feet wide, with the necessary sidewalk grading and guiter formation.
And Whereas, The City Surveyor, under the directions of this Council, has made an estimate of the whole expense thereof nucle property of beassessed for the whole expense thereof, viz:
One tier of lots on the northerly side of Pearl street, and which immediately abut on that portion of said

Pearl street on which the proposed sidewalk is to be built.

built. And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172, of the Revised Charter of 1880 of the city of Rochester that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council on Tuesday evening, Sept. the 7th, 1886 at 7:80 o'clock at the Common Council chamber, when allegations will be heard. Adopted.

NORTH ST. PAUL STREET PLANK WALK.

By Ald, Kohlmetz-Resolved, That the City Survey-or ascertain and report to this Council the ex-pense of constructing a two-plank sidewalk on the east side of North St. Paul street from Avenue E to Emerson's ice pond.

the east side of North St. Paul street from Avenue E to Emerson's ice pond. A'sopted. The Surveyor submitted as such estimate \$765. By Aid. Kohlmetz-Resolved, That the following improvement is necessary, viz: The construction of a two-plank sidewalk on the east side of North St. Paul street from Avenue E to Emerson's ice pond with the necessary cross walks and sidewalk grading. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$765, which estimate is hereby approved. Resolved, further, That the following portion of seased for the whole expense thereof, viz.: One tier, j lots on the east side of North St. Paul street from Avenue E to Emerson' leopad harter of 1880 of the City of Rochester that all per-sons intersted in the subject matter of sid improve-ment, are hereby required to attend the Common Council, on Tuesday evening, Sept. the 7th, 1886, at 7:30 o'clocs, at the Common Council Camber, when allegations will be heard. Adopted. Adopted.

SPENCER STREET FLAG WALK.

By Ald. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the exp-nse of taking up and reconstruction of a portion of the tar cement sidewalk on the north sile of Spencer strest.

taking up and reconstruction of a portfoll of the tar cement sidewalk on the north sile of Spencer stect. Adopted. The Surveyor submitted as such estimate, \$250. By Ald. Kohlmetz-Resolved, That the following improvement is necessary. viz -The taking up of the tar cement sidewalk on the north side of Sp neer street westward from Lake avenue at points where said tar cement sidewalk is found broken, unsafe and out of proper grades and alignments and the substitution therefor of a Medina or b ue stone flag walk in a single course five (5) feet wide, with the necessary side walk grading. And, Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tler of lots on the north side of Spencer street, in the immediate front of which the defective por-tions of the tar cement sidewalk now exist and which are to be replaced by flag stone side walks.

tions of the tar cement sidewalk now exist and which are to be replaced by flag stone side walks. And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Char-ter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening, Septembert, he 7th, 1888, at 7:30 o'clock, atl tae Common Council Chamber, when al legations will be beaut be heard

Adopted.

FINAL ORDINANCES.

The final ordinance for Center street flag walk came up, and on motion of Ald. Coughlin action was postponed two weeks.

FINAL ORDINANCE No. 3.031.

GLENWOOD PARK OPENING.

On motion of Ald, Bohrer the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: An ordinance to open Glenwood park from Fourth street to Thrush street

After hearing such allegations from all persons ap-

Alter number of the following: Ald. Borrer submitted the following: The Common Council of the city of Rochester do or-dain and determine that the following improvement be

made, to wit: The opening of Glenwood park from Fourth street to Thrush street, the lines of the part proposed to be

opened to be in prolongation of the lines of the portions of Glenwood park aforesaid which are now opened. And the whole expense shall be defrayed by the as-sessments upon the lots and parcels of land to be bene-ticed thereby; and the portion of said city, which said Common Council deem will be benefited by said im-prover ent is described as follows: One tier of lots on each side of Glenwood park from

One ther of fors on each side of the wood park from Fourth street to Throws street, On which above described lots and parcels of land the expenses of said improvement are hereby ordered as-sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives

b be in propriate to the botten which each derives thereftom, Adopted by the tollowing vote: Ayes-Ald Tracy, Coughlin, Marson, Watson, Kohlmetz, Elliott, Foley, Mandeville, Swikebard, Welder, Stein, Bohror, Kelly, Schaeffer-14.

FINAL ORDINANCE, NO. 3,032.

GRADING OF GLENWOOD PARK.

On motion of Ald Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below; After hearl .g such allegations from all persons ap-

After field is such an egations from an persons ap-pearing. All d, Kohlmetz submitted the following: An ordinance to grade the roadway and sidewalks in Glenwood park, from Thrush street to Fourth street. The Common Council of the City of Rocnester do ordan and determine that the following improve-ment be made, to wit: One tier of lots on each side of Glenwood park, from Fourth etcored to Thrush street.

ment be made, to wit: One tier of lots on each side of Glenwood park, from Fourth street to Thrush street. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-efited thereby; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$175, and said estimate being deemed reasonable, is hereby approved; and the portion of said City, which said Common Council deem will be benefited by said improvement is described as follows: The grading of the roadway and sidewalks of Glen-wood park, from Thrush street to Fourth street, with the necessary gutter formation. On which above described lots and parcels of land the expenses of said improvement are hereby ordered as cessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives herefrom, her the elumine vote:

Adopted by the following vote: Ayes—Ald. Trace

Ages-Ald. Tracy, Coughlin, Marson, Kohlmetz, Elliott. Foley, Mandeville, S Weider, Stein, Bohrer, Kelly, Schaeffer-14. Marson, Watson, leville, Swikehard,

FINAL ORDINANCE, No. 3,033

VITRIFIED PIPE SEWER IN KING PARK.

On motion of Ald. Marson, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

pearing

Dearing, Ald. Marson submitted the following: An ordinance to construct a pipe sewer in King park, from twenty (20) feet west of the westerly boundary of the Eric Canal lands to intersect the Shera an sweet

from twenty tendet works the Shern an street the Eric Canal lands to intersect the Shern an street sewer. The Common Council of the city of Rochester do ordain and determine that the following improvement be made, to wit: The construction of a vitrified pipe sewer ten (10) in-ches in diameter in King pars, beginning twenty (20) feet west of the westerly boundary of the Eric Canal lands and extending to intersect the Sherman street sewer, with the necessary manholes, surface sewers and lot laterals and connections; also the required roadway grading and gutter formation. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fied thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$475, and said esti-mate being deemed reasonable. Is hereby approved and the portion of said city which said course is shown is down cit deem willowe benefited by said unprovement is de-"One das follows". One das follows: The boundary of the Eric Canal lands to Sher-ma Street.

man street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom, Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Elitott, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

The final ordinance for Conkey avenue plank

walk came up and was lost by the following vote :

Ayes-Ald. Tracy, Coughlin, Marson, Kohl-metz, Foley, Swikehard, Weider, Stein, Boh-rer, Kelly, Schaeffer-11. Nays-Ald. Watson, Elliott, Mandeville-3. Ald. Kelly moved a reconsideration of the

vote just taken. Adopted.

Ald. Kelly moved that the ordinance be postponed two weeks. Adopted.

The final ordinance for Vincent place pipe sewer came up, and on motion of Ald. Kohlmetz action was indefinitely postponed.

FINAL ORDINANCE No. 3,084.

RECONSTRUCTING THE SEWER IN CAYUGA PLACE.

On motion of Ald. Marson the Board proceeded to hear allegations in relation to the improvement described in the ordinance below. After hearing such allegations from all persons ap

After hearing such allegations from an persons ap pearing. Ald. Marson submitted the following: An ordinance for taking up, cleaning, deepening, re-pairing. reconstruction and extension where found necessary of the sewer in Cayuga place, from a point sixty (60) feet east of the east riy line of Grand street to meet the portion of existing sewer in Cayuga place in-cluded between Mount Vernon avenue and Meigs st. The Common Council of the following improvement be made. to wit:

Clifted Detween mouth version avenue and measure of or-dain and determine that the following improvement be made, to wit: The taking up, cleaning, deepening, repairing and re-construction and extension, where found 1 eccssary or expedient, of the main sewer in Cayuga place, begin-ning at a point sixty (60) feet east of the easterly 1 ne of Grand street, and extending to meet that portion of the exusting sewer in Cayuga place afformation of the exusting sewer in Cayuga place afformation of the twithind alpic tweive (12) inches in diam-ter being used for the required extending to meet that portion of the the defective or broken pipes within the limits above specified. Also the construction of the necessary man-holes, new surface sew rs and lot laterals, with the cleaning, repairing and connections of the old. Also the roadway grading and gutter formations. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene fited thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$750, and said es-timate being deemed reasonable is hereby approved; and the yournon of said cuy which said Common frand street on the vesterly line, and westerly line frade as follow excited by add inprovement is described as follow excited by add inprovement is described as follow excited by add provest of land the appendent of the same survey approved and frank street to the vesterly line, and westerly line sessessing the associal side of Cayuga place, from frand street to the vesterly line, and verterly line sessessing the associal side of land proves of land the expenses of said improvement are hereby, ordered assessed, the associal side of lot and parcel of land to be in proportion to the benefit which each de drives therefrom.

Ald. Weider presented a remonstrance against the

Ald. We ordinance.

The ordinance was then lost by the following vote: Ayes—Ald. Kohmetz. Schaeffer—2. Nays—Ald. Tracy. Coughlin. Matson. Watson, Elli-tt. Foley. Mandeville, Swikehard, Weider, Stein, ohrer Kelly—12. Bohrer

FINAL ORDINANCE, NO. 3,085.

VERNON PARK PLANK SIDEWALK.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de scribed in the ordinance below: After hearing such allegations from all persons ap-

Alter meaning such an angenerative and a such as a such

ordain and detained that the following improvement be made, to wit: The construction of plank sidewalks four (4) feet wide on each side of Vernon Park from North Clinton street to Joiner street, with the necessary crosswalks, sidewalk grading and gutter formation. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-efited thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reported the same at \$655.00, and said estimate being deemed reasonable, is hereby ap-proved; and the portion of said city which said Common Council deem will be b nefited by said im-provement is described as follows: One tier of lots on each side of Vernon Park, from North Clinton street to Joiner street. 53

On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Coughin, Marsor, Kohlmetz, Foley, Manderille, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-12. Nays-Ald. Watson, Ellioth-2.

Ald. Schaeffer moved that residents on Vernon park have thirty days in which to build their own sidewalks. Adopted.

FINAL ORDINANCE, NO. 3,086.

MT. VERNON AVENUE AND CAYUGA PLACE SEWER CLEANING. On motion of Ald. Marson, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

pearing— Ald. Marson submitted the following:

Ald, Marson submitted the following: Ald, Marson submitted the following: An ordinance tor cleaning and deepening sewer on Mt. Vernon avenue and Cayuza place, from Caroline street to Cayu. a place on Mt. Vernon avenue, and from Mt. Vernon avenue to Meigs street, on Cayuga place. The Common Council of the city of Rochester, do or datu and determine that the following improvement be made, to wit: The taking up, cleaning, deepening, repairing, and reconstruction, where found necessary, of the main sewer in Mount Vernon avenue, as well as of the con-nected surface sewers and lot laterals, from Carolice street to the Cayuza place sewer. Also, all of the work of the above specified character, that is required on the line of the Cayuza place sewer, from Mount Vernon aveces to the Meigs street sewer, to taterals, and connect(ns, roadway grading, and gutter forma-tions).

tions. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this council, having made au estimate of such expense, and reports the same at \$3.575, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city, which is aid Common Coun-cil deem will be benefited by said improvement is de-sorrbad as follows: ser bad as follows .

On which above described lots and parcels of land the expenses of said improvement are hraby ordered assessed, the assessment upon each lot and parcel of land to be in provortion to the benefit which each derives there from.

Therefore, a production to the benefit which each derives therefore, And it is further ordained and determined that the taxpayers to be assessed for making such improve-ment, may pay their assessments in three equal payments, as follows: One third of the amount assessed within thirty days after the advertisement of the assessment roll: one-third of the amount within one year from the confirmation of such roll; and the remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of said last instalment, a discount will be allowed or six per cent. per annum. Adopted by the following vote: Ayes-Ald. Tray, Cough'n, Marson, Watson, Kohl-metz. Ellott, Manderlie, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

FINAL ORDINANCE No. 3,037.

WIDENING EUCLID STREET.

On motion of Ald. Bohrer the Board pro-ceeded to hear allegations in relation to the improve-ment described in the ordinance below: After hearing such allegations from all persons ap-

pearing-Ald. Bohrer submitted the following: Au ordinance to widen Euclid street, from Eim park to Chestnut street.

The Common Council of the city of Rochester do or-



dain and determine that the following improvement be made, to wit: The widening of Euclid street from Elm park to Chestnut street, by taking a strip of land eight 's) feet in width on the south side of said Euclid street from Elm park to Chestnut street, giving a miform width of thirty three (38) feet to Euclid Street atoresaid through-out ils entire length. And the whole exits and parcels of land to be ben-effied increby; and the parch of said city which said Common (suncd deem will be benefited by said improvement bered to the south street. One there of to so each side of Euclid street, from Fim park to Chestnut sheet. On which above described lots and parcels of land the expenses of said improvements are hereby ordered assessed, the assessment upon each lot and parcel of land to be proportion to the benefit which each de-treet from the south street.

And to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote : Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Elliott, Foley, Mandeville, Swikehard, Welder, Stein, Bohrer, Kelly, Schaefter-14

FINAL OBDINANCE, No. 3,038.

PLANK SIDEWALK ON DAKE STREET.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

Scribed in the order allegations from all persons appearing, After hearing such allegations from all persons appearing, Ald. Kohlmetz submitted the following: An ordinance to construct a plank side walk on Dake street, from Alexander sireet to Hebard street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The construction of a plank sidewalk four (4) feet and eight (3) inches wide on the north side of Dake street, from Alexander street to Hebard street, except where sidewalk of good quality and of proper width, grades and signments now exist, also, the necessary sidewalk grading and gutter formation. And the whole expense shall be defrayed by the as-sessment upon the lots or parcels of land to be bene-tified thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expenses and report the same at \$109, and said esti-

Of notion of Au, Kommetz the BOard proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

pearing — Ald. Kohlmetz submitted the following

An ordinance to construct a plank walk on Thomas street, from the northern terminus thereof to Bernard street

The Common Council of the city of Rochester, do or dain and determine that the following improvement be made, to wit:

be made, to wit: The construction of plank sidewalks four (4) feet wide on each side of Thomas street, from the northern terminus thereof to Bernard street, except where sidewalks of good repair and of proper width, grades and alixuments now exist, the owners of the lots abit-ting on sale. Thomas street within the limits named being allowed thirty (30) days after the passage of the inal ordinance for the improvement aforesaid, to con-struct their own sidewalks on the prades and align-ments that may be established by the City Surveyor; also the necessary sidewalk grading and gutter forma-tion. tion

tion. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby; and the City Surveyor, under the direc-tion of this Council, naving made an estimate of such expense, and reports the same as \$125, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited by said improvement is described as follows:

One tier of lots on each side of Thomas street from the northern terminus thereof to Bernard street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the followin vote: Ayes-Ald. Tracy, Coughlin. Marson, Watson, Kohlmetz, Elliott, Foley, Mandeville, Swikchard, Wei-der, Stein, Bohrer, Keily, Schaeffer-14.

FINAL ORDINANCE, No. 3,040.

BROWN STREET PIPE SEWER.

On motion of Ald. Marson, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below : After hearing such allegations from all persons ap-

After hearing such allegations from all persons ap-pearing. An ordinance to construct a pipe sewer in Brown street, from a point twenty-five (25) feet west of the present easterly line of D. D. Williams' property to a point opposite the western terminus of the present sewer in Brown street. The Common Council of the City of Rochester, do ordain and determine that the following improvement be made. to wit:

Sewer 10 Brown street.
 The Common Council of the City of Bochester, do ordain and determine that the following improvement be made, to wit:
 The construction of a ten (10) inch vitrified pipe sever between the curb line and the street line on the southerly side of Brown street, beginning at a point twenty-live (25) feet west of the produced easterly line of the lot now owned by D. D. Williams and extend ing easterly to a posite the western terminus of the present sewer in Brown 5:reet; thence northerly to intersect the said existing Brown street sewer, with the necessary manholes, lampholes, surface sewers, lot Y connections, and lot laterals.
 And the whole expense shall be defrayed by the assessment upon the lots and parcels of land to be benefitted thereby; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$1,673, and said estring addent expenses of land to be stern.
 One tier of lows on the southerly side of Brown street, included between lines drawn perpendicular to the visit of the street aloresaid, through the western ermini of the existing and proposed sewers.
 On which above described lots and parcels of land he expenses of said improvement are hereby ordered seessed, the assessment upon each lot and parcel of und to b⁻¹ in prop rition to the benefit which each devices therefrom.
 Adopted by the following vote: Ayer-A:d. Tracy, Coughlin, Marson, Watson, Kohletz, Eilliott, Foley, Mandeville Switchard, Weider, Line Karky, Schaffer-J4.

FINAL ORDINANCE, NO. 3,041.

HUDSON PARK PIPE SEWER.

On motion of Ald. Marson, the Board proceeded to ear allegations in relation to the improvement de-ribed in the ordinance below. After hearing such ellegations from all persons ap-

earing— Ald. Marson submitted the following:

All a. Marson submitted the following: An ordinance to construct a pipe sewer in Hudson park between Hud on street and Edward street. The Common Council of the City of Rochester, do or-dain and determine that the following improvement be

The construction of a vitrified pipe sewer (9) inches in dain and determine that the tollowing improvement be made, to wit: The construction of a vitrified pipe sewer (9) inches in diameter in Hudson park, beginning at a point three hundred and thirteen (318) feet west of the west line of Hud'on street and extending therefrom westward to in-tersect Edward street sewer, also the necessary man-holes, surface sewers, lot laterals and connections, roadway grading and gutter formation. And the whole expense shall be defrayed by the as-sessment upon the lots and narcels of land to be bene-fited thereby; and the City Surveyor, under the direc-etion of this Council, having made an estimate of such expense, and reports the same at \$460, and said esti-mate being deemed reasonble, is hereby approved; and the portion of said city, which said Common Council deem will be be benefited by said improvement is de-scribed as follows: One tier of lots on each side of Hudson park begin;

scribed as follows: One tier or lots on each side of Hudson park begin-ning at a point three hundred and thirteen (313) feet west of the west line of Hudson street and extending wes ward to Edward street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered as sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom therefrom

Adopted by the following vote:

Ayes-Ald. Tracy. Coughlin, Marson, Watson, Kohlmetz, Elliott. Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

The final ordinance for Syke street pipe sewer came up, and on motion of Ald. Kelly action was postponed two weeks.

Ald. Kelly moved that the Map and Survey Committee, the City Attorney and the City Surveyor be requested to report at the next meeting what, in their judgment, will be necessary in regard to an outlet sewer on the east side of the river. Adopted.

UNFINISHED BUSINESS.

The veto of the Mayor of the contract with the Rochester Natural Gas and Fuel Company came up.

Ald. Kelly moved that the veto and contract be referred to the special Gas Committee and the Mayor to report at the next meeting,

t

e e

s

9 D

i,

トートールロートート

t, ie n

ıd 9d of

e-

11-

r.

to

le-

p.

on

be

in

ree

inm.

ns,

as-ne-

ee.

ich sti-

ind icil de-

in-

ing

the

33

and

Adopted by the following vote: Ayes—Ald. Tracy, Marson, Watson, Foley, Weider, Stein, Bohrer, Kelly,—S. Nays—Ald. Coughlin, Kohlmetz, Elliott, Mandeville, Swikehard, Schaeffer—6.

EXECUTIVE BUSINESS.

Ald. Kelly moved to proceed to the election of Commissioners of Deeds, and that the Clerk cast the ballot.

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz Elliott, Foley, Mandeville, Weider, Stein, Bohrer, Kelly,

W. A. Hubbard, Jr., having received the concurrent vote of the Council was declared elected a commissioner of deeds.

Ald. Swikehard moved to proceed to appoint an inspector of election for the second district of the Eleventh ward. Adopted.

Ald. Swikehard nominated Jacob Kolb.

Jacob Kolb was named by Ald. Tracy, Coughlin, Marson, Watson, Koblmetz, Elliott, Foley, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-13

Jacob Kolb was declared duly elected.

Ald. Stein moved to proceed to appoint inspectors of election in the Thirteenth ward. Adopted.

Ald. Stein nominated Otto Schantz for the first district.

Otto Schantz was named by Ald. Tracy Coughlin, Marson, Watson, Kohlmetz, Elliott, Foley, Swischard, Weider, Stein, Bohrer, Kelly, Schaeffer-13.

Otto Schantz was declared duly elected.

Ald. Stein nominated Peter Edelman for the first district. Peter Edelman was named hirst district. Feter Euterman, was hanted by Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Elliott, Foley, Swikehard, Weider, Stein, Kelly, Bohrer, Schaeffer—13. Peter Edelman was declared duly elected. Ald. Stein nominated Louis Williams for the second district Louis Williams mag nemed

the second district. Louis Williams was named by Ald. Tracy, Coughlin, Watson, Kohl-metz, Foley, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-13.

Louis Williams was declared duly elected.

Ald Bohrer nominated Geo. Bohrer for inspector of election of the first district of the Fourteenth ward.

Geo. Bohrer was named by Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

Geo. Bohrer was declared duly elected.

Ald. Marson nominated Luke J. McGlue for inspector of election for the First district of the Third ward.

Luke J. McGlue was named by Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14. Luke J. McGiue was declared duly elected.

Ald. Marson nominated Wm. Tanner for inspector of election for the First district of the

Third ward. Wm. Tanner was named by Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

Wm. Tanner was declared duly elected.

MISCELLANEOUS BUSINESS.

Ald. Coughlin presented the petition of J. T. Cunningham for permission to erect wood building and moved that permission be granted under direction of the Fire Marshal and Wood Building Committee. Adopted.

Cougelin moved toat the resolution Ald adopted at the last meeting in regard to the sale of fences around Washington Square be reconsidered. Adopted.

By Ald. Coughlin-Resolved, That the Park Committee be authorized to advertise the sale of the fence around Washington Square in the official papers of the city three successive days and that they be authoriz d and directed to sell said fence to the highest bidder, Adopted.

By Ald, Watson -

To the Hon the Common Council of the City of Rochester:

GENTLEMEN: No appropriation for the current year having been made to the Executive Board for Salary and Expense fund, and the Executive Board having been instructed to pay all salaries and expenses from the different funds under its control, it is necessary in order to close the ac-count, that the unexpended balance from last year be transferred from said fund and place to the credit of Water Works fund.

Your committee therefore recommend the adop-tion of the accompanying resolution. J. H. FOLEX, PHILIP WEIDER, G. W. FILLIOTT, Finance Committee.

Ordered received, filed and published.

By Ald. Watson-Resolved, That the Treasurer be and he hereby is directed to transfer the balance of \$586.59 now standing to the credit of Salary and Expense fund, to the credit of

the Water Works fund. Adopted. By Ald. Watson-Resolved, That the Police Commissioners be and are hereby authorized to make such changes in the rooms in the city building on Front st., proposed to be occupied by the police patrol, as shall be deemed neces. sary for the effective working of the same, the expense of the same not to exceed \$1,000, and to be paid from the police fund.

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson. Wat-son, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Bohrer, Kelly, Schaeffer-12. Nays-Ald. Weider-1.

By Ald. Marson – Resolved, That the City Treasurer be and he is hereby authorized to issue the city's note in the sum of \$2,500 under the authority of section 81 of the city charter, the proceeds of said note to be credited to the Water Pipe Extension Fund, and used for the purpose of laying Holly water mains in West avenue in advance of the laying of asphalt surface improvement, said note to be dis-counted under direction of the Finance Committee and the discount to be charged to Contingent Fund.

Ald. Coughlin moved as a substitute that the Executive Board lay the pipe in West avenue out of the water pipe fund. Adopted.

Ald. Kohlmetz presented a petition for the improvement of Joiner street, which was referred to the Executive Board.

Ald. Kohlmetz presented the petition of Mary E. Hogan for remission of taxes. Referred to the Assessment Committee.

Ald. Foley presented the petition of T. J. Bailey for permission to erect a wood building, and moved permission be granted. Adopted.

Ald. Foley presented a petition for laying of of water mains on Hawley street, and moved that the Executive Board lay the water mains out of money now appropriated for that purpose. Adopted.

By Ald Weider—Whereas, The present sys-tem of lighting the outer portions of the city with kerosene oil lamps is wholly inadequate and entirely unsatisfactory to the taxpayers of that territory; and,

Whereas, The amount raised for lighting the city during the current fiscal year is insufficient to warrant the substitution of electric or gas lights for kerosene oil lights; therefore,

Resolved, That the Lamp Committee be directed to ascertain and report to this Council the additional amount that would be necessary to extend electric or gas lights into the kerosene oil districts of the city.

Aid. Watson moved to refer to the Lamp Committee. Adopted. By Ald. Weider-Resolved. That the Execu-

tive Board be, and it is hereby authorized and directed to extend a suitable water main in Diem street, from Benton street to Caroline street, at an expense not to exceed \$350, and to pay the cost of such extension out of any moneys now to the credit of the water pipe extension fund. Adopted.

By Ald. Bohrer-

ROCHESTER, N. Y., Aug. 23, 1886.

To the Hon. Common Council:

GENTLEMEN—On the 25th day of January, 1886, our board issued to one Homer S. DeWitt a license to sell liquor at No. 124 North avenue, and on the 22d day of August he went out of business. He now desires a rebate of his license fee from this time to the end of the year. Under the circum-stances we should be inclined to reccommend that your beard refund to him a portion of his license your board refund to him a portion of his license fee corresponding to the time it has yet to run.

Respectfully, POMEROY P. DICKENSON, CONRAD HERZBERGER, JAMES MALLEY, Excise Commissioners.

By Ald. Bohrer-Resolved, That the clerk be, and hereby is, directed to draw an order on the city treasurer in favor of Homer S. De-Witt for twenty dollars and eighty-three cents (\$20.83), and charge poor fund.

Adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaeffer -13.

By Ald Kelly-

To the Honorable the Common Council of the City of Rochester

GENTLEMEN-I have mapped and intend to open two streets leading from Brown street to Silver street. The one is located 204 feet west of Halbut street, and the other 216 westerly from the last named.

The construction of the Asphalt improvement in Brown street renders it necessary to extend short branch water pipes from the main in Brown street to the north line thereof. I respectfully ask your board to direct the Executive Board to make these connections in advance of the proposed improve-ment in Brown street. The total length of exten-sion required is about eighty feet of four inch pipe. Respectfully submitted, F. B. HUTCHINSON.

Ordered received, filed and published.

By Ald. Kelly-Resolved, That the Executive Board be and it hereby is authorized and directed to make two connections with the water main in Brown street and extend the same into the two new streets about to be opened by F. B. Hutchinson, in accordance with his petition therefor this day submitted to the Common Council. Adopted.

By Ald. Kelly-Resolved, That Forepaugh's circus have permission to give an exhibition in this city, September 16, 1886, on paying into the City Treasury the sum of \$50. Adopted.

Ald. Schaeffer moved a reconsideration of the action on the ordinance for Thomas street plank walk. Adopted.

Ald. Schaeffer presented a remonstrance against the same, and moved that action on the ordinance be postponed two weeks. Adopted.

Ald. Shaeffer presented the petition of Andrew J. Miller to erect a wooden building. Referred to the Wood Building Committee and Fire Marshall with power to act.

Ald. Schaeffer moved the reconsideration of the resolution cancelling the tax of A. Roodenberg. Adopted.

By Ald. Shaeffer-Resolved, That the City Clerk be and he hereby is directed to draw an order in favor of A. Roodenberg for \$52, 19, said amount to be charged to erroneous assessment.

Adopted by the following vote-

Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaeffer -13

Ald. Schaeffer moved a reconsideration of the action confirming the assessment roll of Joiner street. Adopted.

Ald. Schaeffer moved that action be postponed two weeks. Adopted.

Ald. Schaeffer presented a remonstrance against changing the name of Joiner street, and in oved its reference to the Committee on Open-ing and Alteration of Streets. Adopted. Ald, Mandeville moved that the Council meet.

Monday evening, Sept. 6th, for the purpose of fixing the polling places for the ensuing year. Adopted.

Ald. Foley moved that action on the report of the committee changing the name of the river road be reconsidered. Adopted.

Ald. Foley moved its reference to the special committee on changing the name of River road. On motion of Ald. Foley, the Council ad-

journed. PETER SHERIDAN, City Clerk.

In Common Council-Sept. 6, 1886. | PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

SPECIAL MEETING.

The Clerk called the meeting to order. Ald. Foley moved that Ald. Stein act as temporary chairman. Adopted.

Present-Ald. Tracy, Coughlin, Marson, Watson, Elliott, Foley, Swikehard, Stein, Kelly, Schaeffer-10. Absent-Ald. Kohlmetz, Fritzsche, Selye,

Mandeville, Weider, Bohrer-6. By Ald. Watson

Resolved, That places for holding the polls of elec-tion for the several election districts of the city of Reconstruct for the ensuing year be designated and fixed as follows: First ward-Sheriff's office, Contt House. Second ward-Number Three Engine House, Platt treet

Second ward-First District-Building formerly Liver-more's livery stable office, Caledonia avenue. Third ward-Second District-Charles McConnell's barber shop, 190 Plymouth avenue. Fourth ward-Number One Engine House, Stone

Fourth ward-Number One Engine House, stone street, Fourth ward-Tirst District-H. Bartholomay's build-ing, 276 North St. Paul street. Fifth ward-Second District-Mary K. Mauder's store, No. 4 Oakman street. Sixth ward-Faul Englehardt's building, Nos. 69 and 71 Chatham street. near Central avenue. Seventh ward-Faul Englehardt's building, Nos. 69 and 71 Chatham street. near Central avenue. Seventh ward-Second district-Mrs. Marcotte's store, corner Monroe avenue and Meigs street. Eighth ward-Second district-Henry & Chas. Hunt's barber-shop, 134 West avenue. Eighth ward-Second District-Catharine Carroll's store, corner Reynolds and Adams streets. Eighth ward-Second District-Catharine Carroll's house, 112 Bartlet corner Reynolds street. Ninth ward-Second District-Building, No. 4 Lake avenue.

Ninth ward-Second District-W.D. Brooks' building,

77 Lake avenue. Tenth ward—Fred. Spellman's store, 551 East Main

97 Lake avenue.
97 Lake avenue.
Tenth ward-Fred. Spellman's store, 551 East Main street.
Eleventh ward-First District-Georee Hartel's store, Eleventh ward-Second District-Joseph Yawman's, corner Saxton and Jay streets.
Twelfth ward-First District-Milliam Luther's store, 7, 75 South avenue.
Twelfth ward-Second District-John Nodecker's barber shop. No. 1 Grand street.
Thirteenth ward-First District-John Nodecker's store, orner St. Joseph street and McDonald avenue.
Thirteenth ward-Second District-John Nodecker's store, corner St. Joseph street and McDonald avenue.
Thirteenth ward-Second District-Louis Lochner's store, corner Hudson and Gilmore streets.
Fourteenth ward-Second District-John Scherrible's building, 44 North avenue.
Fourteenth ward-Joseph Attridge's building, on Jay street, near Child street.
Sixteenth ward-Second District-Frederick Blasi's building, 48 Aystreet.
Sixteenth ward-Second District-Frederick Blasi's building, 54 Street.
Adopted, The District-J. George Baetzel's building, 54 Noreh Avenue.

Adopted.

The Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council-Sept. 7, 1886.

BEGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present—Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer

Absent-Ald. Fritzsche, Selye, Bohrer-3. APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings. 54

By Ald. Coughlin-Bill of

Charles McDonald, lighting kerosene lamps for August

Referred to the Lamp Committee. By Ald. Marson-Petition of E. T. Larson for permission to erect a wood building. Granted under direction of the Wood Building Committee and Fire Marshal.

By Ald. Watson-Petition for the improve-ment of Euclid street. Referred to the City

Surveyor to prepare an ordinance. By Ald. Elliott-Petitions of M. A. Jeffrey, Frank F. Wells, George S. Riley, J. W. Maser, for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Foley—Petition for the extension of water mains in Monroe park. Referred to the WaterWorks Committee and Executive Board. Also petitions of Catherine Seymour, Ma-thilda Poggendorf and Alonzo D. McMaster for permission to erect wood buildings granted. Also petition for asphaltum pavement in King street. Referred to the City Surveyor to prepare an ordinance.

By Ald. Mandeville-Petition for the im-Referred nt of First street. Referred City Surveyor to prepare an provement τo the ordinance. Also petition of Mary J. Knope for permission to erect a wood building. Granted under direction of the Wood Building Committep and Fire Marshal.

By Ald. Weider-Petitions of Henry Siebert for permission to erect a wood building. Referred to the Wood Building Committee and fire Marshal with power to act. Also petition for plank walk on Goodman street. Referred to the City Surveyor to prepare an ordinance. Also petition of William and Anna Karges for damages caused by the Goodman street sewer. Referred to the Improvement Committee. Also petition of Louis Wagner for relief from an erroneous assessment. Referred to the Asan erroneous assessment. sessment Committee.

By Ald. Stein-Petition of M. Rosenburg for permission to erect a wood building. Referred to the Wood Building Committee and

fire marshal, with power to act. By Ald. Schaeffer—Petitions of E. N. Adams and John Schenck and remonstrance and petition of Joseph Lefrois for permission to erect a wood building. Referred to the Wood Building Committee and fire marshal, with power to act. Also, petitions for water mains in Third avenue, Yale street and Hayward terrace. Referred to the Water Works Com-mittee and Executive Road mittee and Executive Board. Also, petition for a plank walk on Monroe street. Referred to the city surveyor to prepare an ordinance. Also, petition of Mark Moulton for remission Referred to the Assessment Commitof tax. tee.

REPORTS OF STANDING COMMITTEES.

Ald. Coughlin, from the Lamp Committee, reported in favor of the bill presented, and referred it to the Finance Committee for payment.

By Ald. Kelly-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-Your Law Committee, to whom has been referred the matter of the opening of a new street from Canfield place to Union Park, would respectfully report:

That, as your committee by its report to your honorable body at a meeting held the 4th day of May, 1886, did respectfully report that, in its judg-ment, Union park was not a public street of the city of Rochester, but was a prvate park, and as your committee has not been since convinced that the fact is otherwise, and, that, if the said Union park is not a public street, various legal perplexi-ties must necessarily arise in regard to the proposed street, unless the said park was first condemned, and as your committee is informed that one of the signers for the proposed street, a Mrs. Booth. does signers for the proposed street, a Mrs. Booth, does not now desire the proposed improvement, and asks to have her name taken off the petition there-for, your committee, in view of all the facts pre-sented before it at the several sessions at which it has had the matter of the opening of the said pro-posed street from Canfield street to Union park under advisement, reports adversely to the opening of the said proposed street.

Respectfully submitted, J. MILLER KELLY, P. WEIDER, D. W. SELYE, H. KOHLMETZ

GEO. W. ELLIOTT, Law Committee.

Adopted.

By Ald. Kohlmetz-

ROCHESTER, N. Y., Sept. 7, 1886. To the Honorable the Common Council:

GENTLEMEN-Your committee to whom was re-ferred at your last regular meeting the matter of leaving open to competition, the bids for the con-struction of Portland cement sidewalks of the John J. Schillinger patent, or other kinds of cement walk, on each side of Goodman street, from Park avenue to Monroe avenue, as provided for in ordinance No. 2,964, and amended by reso-lution offered by Ald. Weider, at your regular meeting on the 10th of August last, authorizing the substitution of the Portland cement sidewalk for the Meding or Bluestone sidewalk on the said street the Medina or Bluestone sidewalk on the said street within the limits named, would recommend that the improvement be made in accordance with the original ordinance, as amended, under the resolu-tion of Ald. Weider.

A petition certified by the Board of Assessors as having the signatures of two-thirds (%) of the property owners on Goodman street, between Park avenue and Monroe avenue, having been presented in support of the change from one kind of sidewalk to another, no satisfactory reason can be given for making a change in the ordinance as amended, nor does it seem necessary to report on the relative merits of the several kinds of side-walks in question, as all, when properly con-structed, and in such case the wishes of the majority of interested parties should be consulted.

H. KOKLMETZ, WM. COUGHLIN, JR., GEO. B. SWIKEHARD, CRIS. J. SCHAEFFER, Committee.

Ordered received, filed and published.

By Ald. Kohlmetz-Resolved, That ordi-nance No. 2,964, providing for the improvement of Goodman street between Park avenue and Monroe avenue, and said ordinance as amended by the Common Council at its regular meeting on the 10th of August last, authoriz-ing the substitution of Portland cement sidewalks for those of Medina, or blue stone, specified in the original ordinance, remain in force as aforesaid amended. Adopted.

By Ald. Coughlin-

To the Hon. Common Council :

GENTLEMEN: Your Lamp Committee, to which was referred several resolutions asking for the placing of electric lights in certain streets, report favorably and submit the following resolution :

Resolved, That the Mayor enter into contract completing the work of furnishing the may with the Brush Electric Light Co. under conditions and report at the next meeting. Adopted.

of the present contract, at a rate not to exceed thirty cents per light per night, to light the follow-

for named streets : Four electric lights on Platt street, between State and Allen streets, to displace twenty-five gas lamps.

Two electric lights on Magne street, between Jay street and Lyell avenue, to displace three gas and four oil lamps.

One electric light on Franklin Square, to displace four gas lamps.

North avenue and the railroad.

North avenue and the rainroad. One on Troup street, to displace six gas lamps. One electric light on N. Alexander street, be-tween Weld and Main steeets. Four electric lights on Scrantom street, from St.

Paul to Clinton street, to displace twenty kerosene oil lamps

Two electric lights on Sherman street, between

Lyell avenue and King park. One electric light on corner Whitney and Orange street to displace four gas and six kersoene oil

One electric light in Brown square to displace 4 gas lamps One electric light on corner John and Dean

streets

The lights to be located under the supervision of the Lamp Committee. Your committee also rec-commend that said contract commence from the

Commeno that said contract commence first day of October, 1886. WM. COUGHLIN, JR., J. H. FOLEY, H. KOHLMETZ, GEO. B. SWIKEHARD,

GEO. B. SWILLER J. MILLER KELLY, Lamp Committee.

Adopted.

By A'd. Mandeville-

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN-Your Map and Survey Commit-tee, which was requested by your honorable body, at your last regular meeting, to report what, in its judgment, will be necessary in regard to an outlet sewer on the east side of the river, would respectfully report:

That a meeting held on the first day of Septem-ber, 1886, at which it was attended by the City Surber, 1886, at which it was attended by the City Sur-yeyor and City Attorney, it was there unanimously adopted, by resolution, that it was the sense of your committee that an expert civil engineer be at once employed, with competent assistants, to act in conjunction with the City Surveyor, to make surveys of, and report to your honorable body for determination, the most economical, practical and feasible plan for the construction of an outlet sever which should carry the drainage of the aget sewer which should carry the drainage of the east side of the City of Rochester from a trunk sewer through a lawful outlet to a lawful terminus.

Respectfully submitted, WESLEY MANDEVILLE,

WILLIAM COUGHLIN, JR., PHILIP WEIDER, HENRY KOHLMETZ,

Map and Survey Committee.

i

1

Ordered received, filed and published.

By Ald. Mandeville-Resolved, That the By And. Manager Committee be authorized to employ an expert civil engineer, with compe-tent assistants, to act in conjunction with the veys and determine the most practical and economical route to carry off the drainage of the east side of the city of Rochester to a lawful terminus. Adopted.

Ald. Mandeville called the attention of the Board to the necessity of maps in the Assessors' office.

Ald. Foley moved that the Map and Survey Committee be directed to ascertain the cost of completing the work of furnishing the maps Ald. Mandeville from the City Property Committee reported in the matter of the peti tion of Gerard Dexter, and submitted the following:

By Ald. Mandeville-Resolved, That the Executive Board be and it is herewith directed to lease for a period of fifteen (15) years to Gerard Dexter of this city all that parcel of land now owned by the city on the east side of the Genesee river and fronting thereon, at or near the foot of the roadway leading down to said river from North St. Paul street and known as Reference avenue, provided that said Gerard Dexter shall pay to the city of Rochester the sum of one dollar per year as rental for said land and the dock privileges thereunto appertaining, and shall enter into contract with said Board, with good and sufficient sureties, to properly maintain and keep in thorough repair at his own expense and to the satisfaction of said Board, the docking on said land, together with the roadway leading thereto from North St. Paul street, and known as Genesee avenue: furthermore, that said Gerard Dexter shall, in said contract, agree to save the city harmless from any costs or claims for damages to persons or property that may result at any time during said term of fifteen (15) years by reason of any failure on his part to so properly maintain and keep in good and safe repair said roadway; also, that said Gerard Dexter shall, at his own expense, erect and maintain along said roadway, at such points as said Board shall direct, suitable fences or barricades on the side thereof to prevent accidents or injury to persons or vehicles using said roadway. Adopted.

REPORTS OF SELECT COMMITTEES.

By Ald. Kelly-

To the Honorable Common Council:

Your Salary and Law Committee in view of the Your Salary and Law Committee in view of the fact that Henry J. Sullivan recently appointed as-sistant city attorney in place of G. Fort Slocum, resigned, is an attorney of the years' practice and experience at the bar and in the various courts of local and appellate jurisdiction, and a lawyer of recognized ability, standing and integrity, by the bench and bar of this city and county; do recom-mend that his salary be fixed at the rate of \$1,600 per year from the lst day of August, 1886, to the lst day of Lanuary 1887. 1st day of January, 1887.

J.	MILLER ,'KELLY
	WEIDER,
	KOHLMETZ,
G.	W. ELLIOTT,
alary	and Law Committee.

S

Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer -13.

Ald Kelly from the Law Committee reported in the matter of the Chestnut park Portland cement walk, and moved the reconsideration of the ordinance No. 3,011. Adopted.

Ald. Kelly moved that the ordinance be laid on the table for two weeks. Adopted. Ald. Mandeville from the Special Gas Com-

mittee in relation to the Mayor's veto of the contract with the Rochester Natural Gas Fuel Company, reported that the company had no further propositions to make; that the contract was fair and they did not care to change it. The Chairman stated the question to be, shall the resolution stand notwithstanding the objection of His Honor the Mayor.

Lost by the following vote: Ayes-Ald. Watson, Elliott, Mandeville-3.

Nays-Ald. Tracy, Coughlin, Marson, Kohlmetz, Foley, Swikehard, Weider, Stein, Kelly, Schaeffer-10.

By Ald. Kelly-

To the Honorable the Common Council of the City of Rochester:

GENTLEMENT: The action brought by Eliza B. Wing against the city of Rochester for damages from the discharge of sewage by the defendant into Thomas creek, in the town of Brighton, and to enjoin the defendant from the use of said Thomas creek for the purpose of sewage, and which has been decided by the referee. Mr. George F. Yeomans, in favor of the plaintiff, and dam-ages awarded her in the sum of \$1,276.82 besides The torminal set of the sum of \$1,276.32 besides the costs of the action, and an injunction prevent-ing the use by said city of said creek as an outlet for sewage at the end of six months from the ren-dition of said judgment, has been considered by your committee, and it is of the opinion that their are legal questions involved in said decision which should be reviewed by the General Term, and, therefore, recommends that the city attorney be instructed to appeal from the judgment entered in this action. Respectfully submitted, J. MILLER KELLY, PHILIP WEIDER, HENRY KOHLMETZ, D. W. SELLYFE, G. W. ELLIOTT, Law Committee. Ordered received, filed and published.

Ordered received, filed and published. By Ald. Kelly-Resolved, That the city at-torney be, and he hereby is instructed to appeal from the judgment entered upon the de-cision of the referee in the action brought by Eliza B. Wing against the city of Rochester. Adopted.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

MAYOR'S OFFICE ROCHESTER, Aug. 30, 1886. ζ

Gentlemen of the Common Council:

That portion of your proceedings relating to the laying of Holly water mains in West avenue at an expense of \$2,500 and charging the same to the water pipe fund, is hereby disapproved. As the water pipe fund, is nereby disapproved. As the amount of money virtually remaining to the credit of said fund is in round figures only about \$3,600, and as your board at the same meeting directed the further extension of water mains in other lo-calities, which, if complied with, would amount to about \$3,400 additional, thus creating a deficiency of more than \$2,200 in the said water pipe fund, I am prompted to withhhold my approval of the ac-tion taken and to return the said motion or resolution taken and to return the said motion or resolution to your board for further consideration. CORNELIUS R. PARSONS, Mayor.

The Chairman stated the question to be, shall the resolution stand notwithstanding the objections of His Honor, the Mayor.

Lost by the following vote :

Ayes-Ald. Swikehard-1. Nays-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Elliott, Foley, Mandeville, Weider, Stein, Kelly, Schaeffer-12.

MAYOR'S OFFICE. (ROCHESTER, Aug. 30, 1886.)

Gentlemen of the Common Council:

For the reason given in my veto of the appropri-ation for the laying of water pipe in West avenue, I return without approval Alderman Foley's mo-tion directing the Excentive Board to lay water mains in Hawley street. If the terms of said mo-tion were carried into effect, it would involve an expense of nearly or quite \$3,000. This amount, taken in connection with the appropriation for West avenue, and for other extensions, authorizes an expenditure from the Water Pipe Fund of a sum greater by, \$2,200 than the amount now to the

credit of said fund. I have no doubt that the property owners in Hawley street need the water, but, as in the case of West avenue, some arrange-ment other than one creating a deficiency in the Water Pipe Fund must be resorted to in order to commonder that the strength of the strength accommodate them. CORNELIUS R. PARSONS, Mayor.

The chairman stated the question to be, shall the resolution stand notwithstanding the objections of his honor the Mayor.

Lost by the following vote. Nays-Ald. Tracy, Coughlin, Marson, Wat-m, Kohlmetz, Elliott, Foley, Mandeville, son. Swikehard, Weider, Stein, Kelly, Schaeffer, -13.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Sept. 6, 1886.

To the Common Council:

GENTLEMEN--Complaint is made that property on the west side of State street, adjacent to the alley running westerly along the south side of the N. Y. C. & H. R. Railroad, at every rainstorm is damaged by being flooded from the water which accumulates upon the surface of said railroad em-bankment and which is discharged upon the sur-face of said alley. There appears to be no remedy except by the construction of a sewer therein and the improvement of the surface thereof. The Ex-ceptive Board would therefore respectfully recom-mend that an ordinance he nassed for the comend that an ordinance be passed for the con-struction of a pipe sewer with the necessary man-holes, surface and lot laterals, and for the improve-ment of the roadway, by constructing a Medina stone pavement thereon.

Respectfully submitted, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Coughlin-Resolved, That the City Surveyor be and hereby is instructed to prepare an ordinance for the improvement of the alley running westerly from State street, along the south side of the N. Y. C. & H. R. Railroad, in accordance with the recommendations of the Executive Board. Adopted.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, | Rochester, N. Y., Sept. 6, 1886.

To the Common Council :

GENTLEMEN.-The sewers in King street from Brown street to Allen street, in Allen street from Litchfield street to Canal street, and in Canal street from Allen st, to the point where said sewer passes from Allen st. to the point where said sewer passes under the Eric canal are nearly filled with mud and practically useless for sewer purposes. The Exec-utive Board would therefore respectfully recom-mend that the necessary ordinances be passed for cleaning and repairing said sewers with their sur-face laterals and the construction of necessary manholes. Respectfully submitted, THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Foley-Resolved, That the City Surveyor be and hereby is directed to prepare the necessary ordinances for cleaning and repairing the sewers in King street from Brown street to Allen street, in Allen street from Litchfield street to Canal street, and in Canal street from Allen street to the point where said sewer passes under the Erie canal together with the cleaning and repairing of surface laterals and construction of the necessary manholes. Adopted.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, (ROCHESTER, Sept. 6, 1886.)

To the Common Council:

GENTLEMEN-There is no sewer in that portion of Mt. Hope avenue south of Cypress street, and in case the section south of the entrance to Mt.

Hope cemetery is to be improved, it is of great im-portance that the sewer be extended from its pres-ent southern terminus to the summit of the bill mear Highland avenue, in advance of said improve-ment. The Executive Board would therefore recommend that an ordinance be passed for the con-struction of a suitable sewer between the limits indicated, together with the necessary surface and lot laterals and manholes.

Respectfully submitted, THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published. By Ald. Weider-Resolved, That the City Surveyor be and hereby is directed to prepare an ordinance for the construction of a suitable sewer in Mt. Hope avenue from the southern terminus of the present sewer in said avenue, at or near Cypress street, to the summit of the hill near Higbland avenue, together with the necessary surface and lot laterals and man-holes. Adopted.

By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, Sept. 1, 1886.

To the Common Council:

I have the honor to transmit herewith, as re-

quired by law: 1. Monthly report, showing expenditures made by the Executive Board, for all purposes during the month of July, 1886.

Orders Drawn on the City Treasurer.

	For labor. For amount transferred from salary and		60
the second se	expense fund to water works fund, as per resolution of Common Council, August 24, 1886 Interest on water works bonds. Reso- lution of Executive Board, August 7,	586	
	1886	160.000	00
	Total Classification.	\$166, 584	19
-	Salary and expense fund; transfer, as		
	noted above		-59
-	Highway fund	5,997	60
-	Water works fund; interest on bonds	160,000	00
	Total 2. Balances in funds, September 1, 188 Dr	\$166, 584 6:	19
	City Treasurer	\$182,613	33
	Street sprinkling funds	3, 783	41
	Local improvement funds	6, 138	76
	Total Cr.		50
	Highway fund	67,996	17
	Water pipe fund	31, 511	46
	Water works fund Fire department fund	35, 556 57, 471	44
	Fire department runo	JI, TIL	
	Total	\$192, 535	50
	Respectfully submitted, THOS. J. NEVILL	E, Clerk	. .
	Ordered received, filed and publish By the Clerk—	ied.	
	CITY CLERK'S OFFI ROCHESTER, N. Y., Sept.	ICE, 1886.	ł
1	To the Common Council:	11 10000 ,	,
	GENTLEMEN-In accordance with the	e provisio	າກສ
1	of the City Charter, I hereby repor	t the f	ol-
	lowing named persons have qualified	as requir	rea

of une camed persons have quantum by law: Otto Schanz, Peter Edelman, Louis Williams, William Tanner, Luke J. McGlue, Jacob Kolb, George Bohrer, Inspectors of Elections. W. A. Hubbard, Commissioner of Deeds, PETER SHERIDAN, City Clerk.

By the Clerk-

CITY CLERK'S OFFICE. } ROCHESTER, N. Y., Sept. 7, 1886. 5 To the Common Council:

ü

iy ře le m e, hé

bø n-

rėıde ing.

60

35 50 rk.

;.} sions fol-

uired

ams.

Colb,

rk.

To the Common Council: GENTLEMEN-I hereby report that the City As-sessors have delivered to me the assessment rolls for Flint street grading, No. 2,823; Montgomery alley improvement, No. 2839; Casper street plank walk, No. 2,840; Thrush street sewer, No. 2,844; Frost avenue plank walk, No. 2,843; Hixon street plank walk, No. 2,852; Edward street pipe sewer, No. 2,866; West Orange street pipe sewer, No. 2,864; Campbell street pipe sewer, No. 2,868; Gilmore street pipe sewer, No. 2,869; Lyedl avenue pipe sewer, No. 2,935; Hasting avenue plank walk, No. 2,966. Certified and sworn to as provided by section 205 of the City Charter. PETER SHERIDAN, City Clerk. Ordered received. filed and published.

Ordered mee ed filed and published

Ordered received, filed and published.
Allegations being called for and no persons
appearing, Ald. Stein submitted the following:
Resolved-That the assessment rolls for-
Flint street grading, ord. No. 2,823,
Montgomery alley improvement, No. 2, 839,
Caspar street plank walk, No. 2,840,
Thrush street sewer, No. 2, 844,
Frost avenue plank walk, No. 2,848,
Hixson street plank walk, No. 2, 852,
Edward street pipe sewer, No. 2,856,
West Orange street pipe sewer, No. 2, 864,
Campbell street pipe sewer, No. 2,868,
Gilmore street pipe sewer, No. 2, 869,
Lyell avenue pipe sewer. No. 2,935.
Hastings avenue plank walk, No. 2,966,
be and hereby are confirmed.
Adopted by the following vote:
Ayes-Ald. Tracy, Coughlin, Marson, Wat-
son, Kohlmetz, Elliott, Foley, Mandeville,
Swikehard, Weider, Stein, Kelly, Schaef-
fer-13.
TREASURER'S MONTHLY REPORT.
CITY TREASURER'S OFFICE.)
CITY TREASURER'S OFFICE, September 7th, 1886.
To the Hon, the Common Council :
GENTLEMEN: The Treasurer herewith submits
the monthly statement of the balances of the prin-
cipal funds on the 7th day of September, 1886, as re-

quired by section 58 of the city charter:

	rtments.	Balance undrawn.
Board of	Educatio	on, Building fund\$22,874 48
••	••	Repair fund 6,582 73
••	••	Contingent fund 24, 533 27
•••	••	Teachers'fund 117,993 44
Fire Dec	artment	fund 52,966 53
Poor De	epartment	t fun.d 34,542 91
Police De	partment	t fund 70,981 23
Continge	nt fund.	
Lamp fu	nd	
		11, 298 07
City Prop	perty fund	L 5,294 78
		1,509 37
		1
Water Pi	pe fund.	
	•	JOHN A. DAVIS,
		Treasurer.

Subscribed and sworn to before me, { this 7th day of September, 1886. { EDWARD THOMAS, Commissioner of Deeds.

Ordered received, filed and published. By the Clerk-

REPORT OF THE EXCISE COMMISSIONERS. To the Hon. the Common Council of the City of Rochester :

GENTLEMEN: We, the undersigned, Commis-sioners of Excise of the City of Rochester, report that moneys have been received by said Commis-sioners from the persons named, and in the re-spective amounts set forth in the following Sully, Joseph, 22 Hill st.....

schedule, commencing August 1st,1886. and ending August 31st, 1886, for licenses to sell and dispose of strong and spirituous liquors, ale, beer and wine, in quantities less than five gallons at a time, at the places herein named, and that this report contains a statement of all the money received during said month viz. a statement month, viz:

August 2d. 1866.	
August 2d, 1866: Schroeder, Chas. F., 659 N. Clinton st Vogel, Catherine D., 175 N. Water st. Fleischer, Henry J., 380 St. Joseph st. Bickel, Jo'n. 534 N. Clinton st Mathews, Patrick, 271 Lyell ave. Muhl, Christian, 160 and 164 Lyell ave. Senke, Charles H., 165 Chatham st. McDade, Andrew, 552 State st. Vogel, Vincent C., 24 Allen st Arion Singing Society. N. Clinton st. Laufer. Christian, 10 Monroe ave. Zapp, Charles, Lowell, cor, Elmira st.	\$50 00
Vogel, Catherine D., 175 N. Water st.	50 00
Fleischer, Henry J., 330 St. Joseph st.	50 00
Bickel, John, 534 N. Clinton st	50 00
Mathews, Patrick, 271 Lyell ave	50 00
Muhl Christian, 160 and 164 Lyell ave	50 00
Senke, Charles H., 165 Chatham st	50 00
McDade, Andrew, 552 State st	50 00
Vogel Vincent C 24 Allen st	50 00
Arion Singing Society N Clinton st	30 00
Loufer Christian 10 Monroe ave	$\begin{array}{ccc} 30 & 00 \\ 50 & 00 \end{array}$
Zann Charles Lowell cor Elmira et	50 00
Schoeffer C F & Bro, 341 Lyell ave	50 00
Keron & Loetz 146 Lyell ave	50 00
Elenigen & McCrone 818 S St Paul et	50 00
Forguber Henry T 216 W Main st	50 00
Wolkon Eugene 1 Central Park	$\begin{array}{ccc} 50 & 00 \\ 50 & 00 \end{array}$
Laufer. Christian, 10 Monroe ave. Zapp, Charles, Lowell, cor. Elmira st Schaeffer, C. F. & Bro., 341 Lyell ave Keron & Loetz, 146 Lyell ave Flanigan & McCrone, 818 S. St. Paul st Farquhar, Henry T 216 W. Main st Weiker, Eugene, 1 Central Park Heilbronn, Jacob, First ave. and Central Park	30 00
Park.	$50 \ 00$
Flynn Milog 917 W Moin st	50 00
Folgingon John A 64 W Main st	30 00
Cogon Charles 82 Exchange et	30 00
Cuch Roman I 56 Monroe ave	50 00
Hotzol John C & Son 20 Stone st	50 00
Stormaion Incoh 407 North and	
Park. Flynn, Miles, 217 W. Main st. Flynn, Miles, 217 W. Main st. Coger, Charles, 82 Exchange st. Groh, Roman J., 56 Monroe ave Hetzel. John C. & Son, 29 Stone st. Stegmaier, Jacob, 497 North ave Kreig, Marcellus, Clinton and McDonald	50 00
Kreig, Marcellus, Clinton and McDonald	50 00
sts Engfer, John, 88 Wilder st. Flynn, John, 110 Front st. Knapp, John, 184 Jefferson ave	
Eligier, John 110 Front at	
Knapp John 184 Jefferson ave	$ 50 \ 00 \\ 50 \ 00 $
Comphell Honry 16 Front et	50 00
Campbell, Henry, 16 Front st Treyer, John, Avenue A and Hollenbeck	30 00
st	50 00
st August 9th:	30 00
Vance John C 320 E Main st	50 00
Vance, John C., 320 E. Main st; Bohrer, Louis, 300 North ave Rochester Distilling Co., 67.69&71 Lake	50 00
Bonner, Douis, 500 North ave	50 00
ano	30 00
Women Honry W 43 South st	
Corlord James F 100 Front et	$50 \ 00 \\ 50 \ 00$
ave Warren, Henry W, 43 South st. Garlard, James F., 199 Front st. Linke, Christian, 105 Central ave Odophogt. Fred 274 Lay street	$50 \ 00 \\ 50 \ 00$
Odenback Fred 274 Jay street	$50 00 \\ 50 00$
Schneider Wm 207 N Clinton st	
Fisher Alex 47 Conkey ave	$ 50 \ 00 \\ 50 \ 00 $
Forest Fred S 244 E Main st	50 00
Rowthole Anomet 274 Control avo	
Zioglar Fritz 267 E Main st	$50 \ 00 \\ 50 \ 00$
Kinby Dichard 25 Duchan nark	60 50
Innings Fronk G. Stone oor Flugt	
Diekord Jamos 184 Oak st	$50 \ 00 \\ 50 \ 00$
Drieknon File A 200 S St Denlet	60 00
Bowlen Mrs N 152 Lyell ave	40 00
Long William 249 Dlymouth ave	50 00
Holdt Fred White con Cliff et	
Halut, Fred, white con. Chill St	$ 50 00 \\ 30 00 $
Conleon Thomas Rounolds at oor Pron	30 00
Linke, Christian, 105 Central ave. Odenback, Fred., 374 Jay street. Schneider, Wm., 307 N. Clinton st Fisher, Alex., 47 Conkey ave. Forest, Fred S., 244 E. Main st. Barthels, August, 274 Central ave. Ziegler, Fritz, 207 E. Main st. Jennings, Frank G., Stone cor. Elyst. Bickard, James, 184 Oak st. Brickner, Ella A., 290 S. St. Paul st. Cong, William, 348 Plymouth ave. Haidt, Fred, White cor. Cliff st. Herbert, Edmond, 295 Soio st. Conlson, Thomas, Reynolds st. cor. Bron- son ave. Spengler, Anna, Ames cor. Campbell st. Rogers, Frank, 160 East ave. Miller, Mathew, 70 Ontario st. Abersold, J. M. & Bro, 479 E. Main st. August 16th. Walz & Fischer, 361 Hudson st. Hayd, John B., 156 East ave. Koelsch, Charles, 170 North ave.	$50 \ 00$
Spangler Anna American Campbell st	50 00
Rosenhauer Wm 71 Hanover st	50 00
Rogers Frank 160 East ave	$50 00 \\ 50 00$
Miller Mathew 70 Ontario et	50 00
Abarcold I M & Bro 479 E Main st	50 00
Anoust 16th	00 00
Walz & Fischer 361 Hudson st	50 00
Hand John B 156 East and	50 00
Koelsch Charles 170 North ave	50 00
Smith & Davison 316 E Main st	50 00
Brooks Teopelia 94 Broadway	50 00
Eisele, Michael, 251 Mill st	50 00
Sixhey, M. F., 33 South ave	50 00
Hartley, Fred, 281 Bowe st	50 00
Swikehard & Hondorf, 12 Exchange place	50 00
Weidner, George, 276 N. St. Paul st.	50 00
Auer. J. Henry, 47 Front st.	50 00
Heberger, Mrs. E., 557 N. Clinton st.	50 00
Lehman, John H., 253 N. Clinton st	50 00
Shomberg, Hugo, 2 Stewart st	50 00
McCall, Owen, 27 Leighton ave	50 00
Hayd, John B., 156 Fast ave. Koelsch, Charles, 170 North ave. Smith & Davison, 316 E. Main st. Brooks, Teopelia, 94 Broadway. Eisele, Michael, 251 Mill st. Sixbey, M. F., 33 South ave. Hartley, Fred, 281 Rowe st. Swikehard & Hondorf, 12 Exchange place Weidner, George, 276 N. St. Paul st. Auer, J. Henry, 47 Front st. Lehman, John H., 253 N. Clinton st. Lehman, John H., 253 N. Clinton st. Shomberg, Hugo, 2 Stewart st. McCall, Owen, 27 Leighton ave. Kelly, Joseph, 22 Hill st. Sully, John J., 171 Central ave.	60 00
Sully, John J., 171 Central ave.	50 00

55

Zimmer, Charles, 174 East ave..... Golden, Mrs. Fannie, 105 Front st...... Kall, John, 46 Lowell st. McGregor, W. J., 336 Plymouth ave..... Havens, C. W. & Co., 232 Central ave..... Comers, Mrs. R. A., 159 Central ave..... Comers, Mrs. R. A., 159 Central ave..... Aug. 23. Foos, Simon, 54 Wilder st.... Clark, John A., 539 State st... Kaufman, August, 201 Mill st... Dietz drothers, 20 Exchange place... Theis, Rosa, 88 N. Water st. Campbell, Sarah, 189 West ave. Genesee Valley Distilling Co., 67 Mill st... Manues Christian 159 South ave Mances, Christian, 159 South ave..... Myers, Louis N., 113 Lvellave. Nugent, John C., 133 North ave.... Doerr, John, 253 E. Main st... Hoffman, John, 544 St. Joseph st... 58 00 50 00 Kehrig & Schroth, 97 E. Main st.
Trowell, John, 80 Mill st.
Soorth, William, 102 Front st.
Luscher, Samuel, 41 Pinnacle ave.
Perry, E. P., 83 South ave.
Bezy, George, 252 Jay st.
Kail, Christ, W., Jay, cor. Orchard st.
Rocuester Brewing Co., Clitt st.
Julian, William, 127 Mill.
Stierly, S. & Son, 179 North ave.
Schlaffer, Valentine, 14 Exchange place.
Miller, Frederick J., 37 North ave.
Morthorsk, Henry, 22 Bay st.
Gilgen, Louis, 64 Gorham st.
Dickinson, Charles, 83 Reynolds st. Aug. 30. 50 00 50 00 Dickinson, Charles, 63 Reynolds st..... Hartel Broz., 36 West ave. Schulz, Fred G., South ave. and Caroline street..... street. Stape, John. 243 N. Clinton st. Hetzel, John M., 446 North ave. Bishop, Wiltiam, 277 Allen st. Enders, John C., 262 Jefferson ave. Vetter, Gottleib, 360 Scio st. Clark, J. W., 162 State st. Crowley & Clark, Ward, cor. Emmett st. 50 00 50 00 60 00 50 00

Total amount received and deposited with\$5,604 50 the City Treasurer.....

Excise Commissioners.

STATE OF NEW YORK, ss

COUNTY OF MONROE, CITY OF ROCHERTER.

The undersigned, commissioners of excise for the city of Rochester, being duly sworn, each for himself, says that the above report of persons licensed, the date of their license and their respect-ive places of business, and the moneys received from them is in all respects just and true, and that said report contains a statement of all the licenses granted and all moneys received by them during the month of August, 1886.

POMEROY P. DICKINSON, CONRAD HERZBERGER, JAMES MALLEY,

Excise Commissioners. Subscribed and sworn to before me this 31st day f Angust, 1886, JOHN H. MASON, of August, 1886.

Commissioner of Deeds, in and for the city of Rochester.

Ordered filed and published.

By Ald. Watson-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Sept. 3, 1886.

To the Finance Committee of the Common Council:

To the Fundate Commutee of the Source Control. GENTLEMEN-In the budget of the Executive Board certified to you on this date, will be found a final estimate for Benton street sewer, made pay-able to Thos. Oliver & Son. By reference to your proceedings of July 27th, under the head of esti-mates to contractors, it will be noticed that a final estimate for \$594,90 was certified for the same work to the same contractors. Some days subse-quent to the enditing of this account, but before quent to the auditing of this account, but before

the check for the same had been delivered, it was discovered in the Executive Board office that the amount audited and regularly certified to the Ex-ecutive Board by the City Surveyor, was an over-payment, in other words while the total amount due for all the work done was \$594.90, the fact was overlooked in the Surveyor's office that \$280 had been paid on account in a partial estimate of June 23, 1886. The correct estimate, viz. \$314.90, 'is herewith submitted to you together with a state-ment of the City Surveyor in reference to the $50 \ 00 \\ 50 \ 00$ 50 00 50 00 30 00 50 00 50 00 50 00 50 00 50 00 ment of the City Surveyor in reference to the 50 00 error. It will probably be necessary, in order to correct the records, to move the reconsideration of the final payment for Benton street sewer, in the pro-ceedings of July 27th, and auditing in place thereof the sum of \$314.90, certified to you for approval, or this det 314.90, certified to you for approval, 30 00 30 00 $50 \ 00 \\ 50 \ 00 \\ 50 \ 00 \\ 50 \ 00$

on this date. Respectfully submitted, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

50 00 50 00 To the Hon. the Executive Board of the City of. Rochester : 50 00

50 00 GENTLEMEN: An error having been made in the 50 00 inal estimate for Benton street sewer, constructed under ordinance No 2,857, by Thomas Oliver & Son, by an oversight in failing to deduct a former partial estimate, I submit the following correct inal estimate to be substituted for that heretofore 50 00 30 00 $50 00 \\ 50 00$ 50 00 submitted. 50 00

Yours Very Respectfully, I. F. QUINBY, City Surveyor.

50 00 Ald, Watson moved a reconsideration of the 50 00 final estimate for the Benton street sewer. 60 00 Adopted

50 00 Ald. Watson moved that the estimate be 50 00 changed from \$594 90, and that \$314.90 be in-50 00 serted. 30 00

Adopted by the following vote: Ayes-Ald. Tracy, Coughlia, Marson, Wat-son, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-13.

> EXCISE BOARD OFFICE. CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Aug. 30, 1886.

To the Hon. Common Council:

GENTS-Mr. James Amos took out a license to sell liquor at 83 South avenue, June 21, 1886, and has this day surrendered up his license and gone out of business. He requests us to give him a re-bate of his license fee. We refer the matter to your board, with a recommendation favoring its repayment to him.

POMEROY P. DICKENSON, CONRAD HERZBERGER, JAMES MALLEY,

Ordered received, filed and published.

By Ald. Weider-Resolved, That the clerk be, and hereby is, directed to draw an order on the city treasurer in favor of Mr. James Amos for forty one dollars and sixty-eight cents, and charge poor fund.

Adopted by the following vote: Ayes - Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-13.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

ADAMS STREET PIPE SEWER.

ADAMS STREET FIFE SEWER. By Ald, Marson-Resolved. That the City Survey-or ascertain and report to this Council the expense of the construction of a tweive (2) inch pipe sewer from 100 feet west of Plymouth avenue to Caledonia avenue, and a fifteen (15) inch pipe sewer from Caledonia avenue to the Genesee Valley Canal sewer. Adopted. The Surveyor submitted as such estimate, \$5,50. By Ald. Marson-Resolved, That the following improvement is necessary, viz.: The construction of a vitrified pipe sewer twelve (12) inches in diameter in Adams street beginning at a point

one hundred (100) feet west of Plymouth avenue and extending to Caledonia avenue; thence continued by a vitrified pipe sewer fifteen (5) inches in diameter to intersect the Genesee Valley Canal sewer, including the taking up of the present stone sewer in Adams streft alocsaid;

street aforesaid; Also the cleaning, repairing, extension and connect-ing of existing, and the construction of new surface sewers, where needed; Also the repairing and connecting of the old, and the construction of new lot laterals, with the necessary connections; also the necessary branches and man-house the sevent of the other sevent of the seven

connections; also the necessary Y branches and man-holes. And Whereas, The City Surveyor, under the inrec-tion of this Conneil, has made an estimate of the whole expense thereof, and reported the same at \$5.500, which estimate is hereby approved. Resolved, further, That the following portion of said eity is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Adams street from Plymouth avenue to the B., N. Y, and P. R. R. And further resolved, that the taxpayers to be as-sessed for making such improvements may pay their assessment is in three equal payments as follows: One-third of the amount assessed within thirty days after advertisement of the assessment roli; one-third of the amount within one year from the confirmation of said roll; and the remaining one-third within two years from the confirmation of said roll. On all sums addocut will be allowed of six per cent. per annum. And the Clerk is hereby directed to publish notice in pursuance of Title VIL, Section 172, of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to att-and the Common Council on Tuesday evening, September 21st, 1886, at 7½ o'clock, in the Common Council Chamber, when allegations will be heard.

be heard.

Adopted.

LOCUST STREET BRIDGE.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a wrought iron bridge over Deep Hollow creek on Locust survet, with the required masonry for abutments, retaining walls, &c. Adopted.

Creek on Access states, retaining walls, &c. Adopted. The Survey submitted as such estimate \$7,150. By Ald. Kohimetz-Resolved, That the following improvement is necessary, viz: The construction of a wrought iron bridge over Deep Hol ow creek on Locuss treet. the length of the bridge to be about eighty (8) feet, and the width of same, including the sidewalks, to be about twenty five (25) feet, with the necessary size masonry for the abutments and retaining walls, sud the Hilling in with proper material of the space between said abutments and sidewalks of the approaches to the proposed bridge, with the construction of the required surface severs, as well as of the plank sidewalks, with suit-able raillings. sewers, as we able railings.

able railings. And whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$7,150, which estimate is hereby approved. Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One titer of lots on each side of Locust street from Fulton avenue to Thru is street; also one tier of lots on each side of Thrush street from Perkins street to Locust street, and the extended south line of said southeast corners of Thrush street and Perkins street; also on siter of lots on each side of Emeron, street

southeast corners of Thrush street and Perkins street; also one ther of lots on each side of Emerson street from the Eric canal to the western line of the city. And further resolved, That the taxpayers to be as-sessed for making such improvement may pay their as-sessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertusement of the assessment roll; one-third of the amount within the rear the action of the advertisement of the assessment for, one-third of the amount within one-year from the continuation of such roll; and the remaining one-third within two years from the confirmation of such roll. On all sums paid prior to the maturity of said last instalment, a discount will be allowed at six per cent. per annum.

num. And the Clerk is hereby directed to publish notice, in pursuance of Title VII., section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement are required to attend the Common Council on Tuesday evening. September the 21st, 1886, a17:30 o'Clock, at the Common Council Chamber, when allegations will be heard. Adopted.

MANSION STREET WALKS AND GRADING.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the ex-

pense of grading the roadway and sidewalks and the construction of plank sidewalks on Mansion street, from Magnolia street to Doran park.

Construction of prains such as a suc

Action of the standings for lateral streets, crosswalks, box culver's and gratings between Magnolia street and Doran park.
 And Whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$3,050, which estimate is hereby approved.
 Resolved, further, That the following portion of said City is deemed benefited and proper to be assessed for the whole expense thereof, viz:
 Che tier of lots on each side of said Mansion street, from Magnola street to Doran park.
 And further Resolved, That the tax payers to be assessed for making such improvement, may pay their assessment in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll: one-third of such roll: and the remaining one-third within two years from the confirmation of such roll.
 And the Clerk is hereby directed to publish notice in pursuance of Title VII. of section 172, of the Revised Charter of 1880, of the City of Rochester, that all pervenent, are required to attend at the Common Council of the Said improvement, are required to attend at the Common Council of the Ary of the extine of a side improvement, are required to attend at the Common Council Adopted.

Adopted.

The first ordinance for a Medina stone improvement on Mt. Hope avenue came up and on motion of Ald. Weider was laid on the table for two weeks.

FINAL ORDINANCES.

The final ordinance for Averili avenue improvement came up and on motion of Ald. El-

liott action was indefinitely postponed. Ald. Kohlmetz presented a remonstrance against the Vincent place pipe sewer and moved that action be postpened two weeks and further that the chairman appoint a committee to investigate and report at the next meeting. Adopted.

FINAL ORDINANCE, No. 3,042.

SPENCER STREET FLAG WALK.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below : After hearing such allegations from all persons ap-

Alter hearing such angeauties hear an generating . Aid. Kohlmetz submitted the following : An ordinance to construct flag sidewalks on the north side of Spencer street, from Lake avenue, westward. The Common Council of the City of Rochester, do ordain and determine that the following improvement

The Common Could' of the Cilvy of Rodnester, do ordain and determine that the following improvement be made, to wit: The taking up of the tar cement sidewalk on the north side of Spracer street westward from Lake avenue at points where said tar cement sidewalk is found broken, unsafe and out of proper grades and alignments and the substitution therefor of a Medina or blue stone flag wark in a single course flwe (s) feet wide, with the necessary side walk grading. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reports the same at sizo, and said estimate being deemed reasonable, is hereby ap-proved; and the portion of said city which said Com-mon Council deem will be benefitted by said im-provement is described as follows: One tier of lots on the north side of Spencer street, in the immediate front of which the defective por-

tions of the tar cement sidewalk now exist and which are to be replaced by flag stone side walks. On which above described lots and parcels of land the expenses of said imptovement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-times therefore portion to the benefit which each derives therefrom

Adopted by the following vote : Adopted by the following vote : Ages-Ald, Tracy, Coughlin, Marson, Watson, Kohl-metz, Elliott, Foley, Mandeville. Swikehard, Weider, Stem, Kelly, Schaffer-13.

The final ordinance for Syke street pipe sewer came up and Ald. Kelly moved that ac-tion be postroned two weeks. Adopted.

FINAL ORDINANCE, NO. 3.039.

THOMAS STREET PLANK WALK.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

pearing_______Ald. Kohlmetz submitted the following:

Ald. Kohlmetz submitted the following: An ordinance to construct a plank sidewalk on Thomas street, from the northern terminus thereof to Bernard street

The Common Council of the city of Rochester, do or dain and determine that the following improvement be made, to wit: The construction of plank sidewalks four (4) feet wide on each side of Thomas street, from the northern terminus thereof to Bernard street, except where sidewalks of good repair and of proper width, grades and aliguments now exist, the owners of the lois abut-ting on said Thomas street within the limits named being allowed thirty (30) days after the passage of the inal ordinance for the improvement aforesaid, to con-struct their own sidewalks on the grades and align-ments that may be established by the City Surveyor; also the necessary sidewalk grading and gutter forma-tion. tion

also the flettessary externing training and garcet total tion. And the whole expense shall be defrayed by the as-seesment upon the lots and parcels of land to be bene-fitted thereby; and the Cuty Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$125, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited by said improvement is described as follows: One tier of lots on each side of Thomas street from the northern terminus thereof to Bernard street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel de

assessed, the assessment upon each for and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the followin vote: Ayes—Ald. Tracy, Marson, Watson, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Keily, Schaeffer-12.

FINAL ORDINANCE, NO. 2,964.

GOODMAN STREET IMPROVEMENT.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-

pearing— Ald. Kohlmetz submitted the following

An ordinance to construct a gravel roadway in Good-man street from Park avenue to Monroe avenue. The Common Council of the City of Rochester, do ordain and determine that the following improvement

be made, to wit;

be made, to wit: The construction of a gravel roadway in Goodman street, from the south curb line of Park avenue to the north curb line of Monroe avenue, with Medina stone curbs and adjoining gutters of Medina flag stones and pavements; also the necessary crosswalks, the con-struction of new and the cleaning, repairing and ex-tension of existing surface sewers; also the laying of a five foot Portland Cement walk, (John J. Schellen-ger's patent,) on each side of the said Goodman structed between the limits named. And the whole exnerse shall be defraved by the as-

street between the limits named. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$10,300 and said esti-mate being deemed reasonable, is hereby approved, and the portion of said City, which said Common Coun-cil deem will be benefixed by said improvement is de-scribed as follows: One tire of lots on each side of Goodman streat from

One tier of lots on each side of Goodman street, from Park avenue to Monroe avenue.

On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel or land to be in proportion to the benefit which each de-jäves therefrom.

And it is further ordained and determined that the tax-payers to be assessed for making such improven enis may pay their assessments in three equal, payments, as follows: One-third of the amount as-sessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of said roll, and the remaining one-third within two years from the con-nirmation of said roll. On all sums paid prior to the maturity of the said last installment, a discount will be allowed at six per cent. per annum. Adopted by the following yote: Aves—Ald, Tracy, Coughlin, darson, Watson, Kohl-metz, Elidy, Schaeffer-13. Ald Courbhin moved that property owners.

Ald. Coughlin moved that property owners on Goodman steeet have twenty days in which to construct their own walks, under the direction of the Executive Board. Adopted. The final_ordinance for the opening of a

street from Union park to Canfield place, came up, and on motion of Ald. Elliott, action was indefinitely postponed.

FINAL ORDINANCE, NO. 3,012.

CONKEY AVENUE PLANK WALKS.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap

scrined in the ordinance below: After hearing such allegations from all persons ap pearing.— Ald, Kohlmetz submitted the following: An ordinance to construct plank walks on Conkey avenue from Scrantom street to Avenues D. The Common Council of the City of Kochester, do ordain and determine that the following improvement be made, to wit: The construction of a plank sidewalk four (i) feet wide on each side of Conkey avenue from Scran-tom street to Avenue D, with the necessary cross-walks and sidewalk grading and cutter formation; but where sidewalk grading and cutter formation; but where sidewalk and crosswalks within the limits named on Conkey avenue of good quility and proper width, grades and alignments of we exist hay sho Con-key trend; align the the arcs of units shall have the risk the the the stading and cutter forma-tion, within thirty (30) days after the grades and alignments have been established by the City Sur-vards a whose expense shall be defraved by the as:

angments have been established by the Crity Sur-veyor. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$1,995, and said es-timate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Coun-cil deem will be benefited by said improvement is de-scribed as follows: One titer of lots on each side of Conkey avenue from

scribed as follows: One tier of lots on each side of Conkey avenue from Scrantom street to Avenue D. On which above described 25ts and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. rives therefrom.

Adopted by the following vote: Adopted by the following vote: Ayes—Aid. Tracy, Coughin, Marson, Watson, Kohl-metz, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaefter—13.

FINAL ORDINANCE NO. 3,043.

NORTH ST. PAUL STREET PLANK WALK.

On motion of Ald, Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-cribed in the ordinance below:

Ald. Kohlmetz submitted the following

Ald. Kohlmetzsubmitted the following: An ordinance to construct a plank sidewalk on N. St. Paul st. from Avenue E to Emerson's ice pond. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The construction of a two-plank sidewalk on the east side of North St. Paul street from Avenue E to Emerson's ice pond with the necessary cross walks and sidewalk grading. And the whole expenses shall be defraved by the assess-

And the whole expense shall be defrayed by the assess. And the whole expense shall be defrayed by the assess-ment upon the lots and parcels of land to be benefited thereby; and the City Surveyor, under the direction of this Council having made an estimate of such expense, and ~reported the same at \$765, and said estimate being deemed reasonable, is hereby approved; and the; portion of said city which said Common Council deem will be benefited by said improvement is de-scribed as follows:

One tier of lots on the east side of North St. Paul street from Avenue E to Emerson' ice pond. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de vives therefrom riv

tand to be in proportion to the beneft which each de rives therefrom. Adopted as follows: Ayes. -Ald, Tiacy, Coughlin, Marson, Marson, Kohl-melz, Elliolti, Foley, Mandewille, Swikehard, Weider, Stein. Kelly, Schaeffer-13,

Ald. Swikehard moved that property own ers on North St. Paul street have 30 days in which to build their own walks. Adopted.

FINAL ORDINANCE, NO. 3,044.

PEARL STREET FLAG WALKS.

On motion of Ald, Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below : After hearing such allegations from all persons ap-

pearing, Ald. Kohimetz submitted the following:

And A commerce submittee the rolewing: "An ordinance to construct flag walks on Pearl street, on the northeasterly and northwesterly corners of Alexander street and Pearl street. The Common Council of the City of Rochester do or-dain and determine that the following improvement be

The Common Council of the City of Rochester do or-dain and determine that the following improvement be made, to wit: The taking up of the present tar cement sidewalks on the northeasterly and northwesterly corners of Alex-ander and Pearl streets, fifty (50) feet of which lies east-erly on Pearl street, and upon which the property of A. B. Lamberton abuts, and ninety-one (31) feet of which lies westerly on Pearl street, and upon which the prop-erty of Sophia S. Kenyon abuts, and the substitution for the said, tar cement sidewalks, of Medina, or Blue stone flag walks, five (5) feet wide, with the necessary sidewalk grading and gutter formation. And the whole expense shall be deirayed by the as-sessment upon the lors and parcels of land to be bene-ticed thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$215. and said estimate being Geemed reastable; ibereby approved; described as follows: One tier of lots on the northerly side of Pearl street, and which immediately abut on that portion of said fearl street on which the proposed sidewalk is to be built. On which above described lots and parcels of land

built.

built. On which above described lots and parcels of land the expenses of said improvement are hereby or-dered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom. Adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Marston, Watson, Kohl-metz, Ellott, Foley, Mandeville, Swikeha.d. Weider, Stein, Kelly, Schaeffer-13.

FINAL ORDINANCE, NO. 3045.

COMFORT STREET FLAG WALK.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

Ald. Kohlmetz submitted the following: An ordinance to construct flag walks on Comfort

The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit:

made, to wit: The construction of Medina or blue stone flag side walks in a single course five (5) feet wide in front of the two lots on the nor h side of Comfort street, belonging to the heirs of Wilson D. Oviat. And the whole expense shall be defrayed by the assess ment upon the lots and parcels of lands to be benefited thereby, and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$100, and said estimate being deemed reasonable, is hereby approved; and the por-tion of said city, which said Common Council deem will be benefited by said improvement is described as follows:

will be benefited by said improvement is described as follows: One titer of lots on the north side of Comfort street. abutting upon and immediately in front of which the proposed flag stone walks are to be built. On which above described lots and parcels of land the expenses of said improvement are hereby ordered as-sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Wei-der, Stein, Keily, Schaffer-18. 56

56

FINAL ORDINANCE NO. 3,046. DUDLEY STREET PIPE SEWER.

On motion of Ald, Marson, the board proceeded to hear allegations in relation to the Improvement de-scribed in the Ordinance below: After hearing such allegations from all persons ap-

pearing-

pearing-Alderman Marson submitted the following: An ordinance to construct a pipe sewer in Dudley street from 90 feet north of Weeger street to the sewer in Clifford street. The Common Council of the city of Rochester, do or-dain and deturmine that the following improvement be made, to with:

be made, to wit: The construction of a vitrified pipe s-wer twelve (12) inches in diameter in Dudley street, beginning at a point ninety (90) feet north of the north line of Weeger street and extending to intersect the sewer in Clifford street, with the necessary manholes, surface sewers, lot laterals and connections, roadway grading and gut-ter formations.

lot laterals and connections, roadway grading and gut-ter formations. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby; and the City Surveyor, under the direc-tiou of this Council, having made an estimate of such expense, and reported the same at \$900 and said estimate being deemed reasonable is hereby approved; and the portion of said city which said Common Coun-cil deem will be benefited by said improvement is described as follows: On which above described tots and parcels of land the expenses of said improvement are hereby ordered as sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom, Atopied by the following vote: Arges-Ald. Tracy. Coughlin, Marson, Watsun, Kohl-metz, Elliott, Folsy, Mandeville, Swikehard, Weider, Stein, Kelly,Schaeffer-13. FUNAL ORDINANCE, No. 3 047.

FINAL ORDINANCE, No. 3,047.

CINFFORD STREET EXTENSION.

On motion of Ald. Robrer, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

scribed in the ordinance below: In proteined do service of the astrong such allegations from all persons appearing.
After hearing such allegations from all persons appearing.
An ordinance to extend Clifford street, from North avenue to the east line of the city.
The Common Council of the city of Rochester do ordain and determine that the following improvement be made, to wit:
The extension of Clifford street, from North avenue to the east line of the city.
The extension of Clifford street, from North avenue to the east line of the city.
And the of the city, the extended street to be sixty six (66) feet wide, with its axis or medial line on the cast ward prolongation of the corresponding line of Clifford street lying immeduately west of North avenue.
And the whole expense shall be defrayed by the assessments upon the lots and parcels of land to be benefited thereby; and the portion of said city, which said Common Council deem will be benefited by said improvement is described as follows:
On which above described lots and parcels of land the expenses of said improvement and parcel of land to be the proportion to the benefit which each derives therefrom.
Aiopted by the following vote:
Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmeta, Ejliot, Foley, Mandeville Swikehard, Weider, Stein, Kelly, schaeffer-18.

The final ordinance for Center street improvement came up and Ald. Coughlin moved that action be postponed four weeks. Adopted.

UNFINISHED BUSINESS.

The following came up:

"Ald. Schaeffer moved a reconsideration of the action confirming the assessment roll of Joiner street. Adopted.

"Ald. Schaeffer moved that action be postponed two weeks. Adopted."

Ald. Schaeffer presented a petition from the taxpayers affected by the ordinance for opening a new street from Clifford street to Norton street asking that the report of the commissioners be referred back to the commissioners for further examination of witnesses.

Ald. Mandeville moved that the matter be

referred to the Law Committee to report at the next meeting. Adopted.

EXECUTIVE BUSINESS.

Ald. Watson moved to proceed to appoint an inspector of election in the Fourth ward.

Inspector or election in the Fourth ward. Ald. Watson nominated W. V. K. Lansing. W. V. K. Lansing was named by Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Elliott, Foley. Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-13 W. V. K. Lansing was declared duly ap-visited visual sectors.

pointed.

MISCELLANEOUS BUSINESS.

By Ald. Coughlin-Petition of R. J. Stone for permission to erect a wood building. Granted under direction of the Wood Building Committee and Fire Marshal.

By Ald. Coughlin-Resolved, That the Ex-ecutive Board be requested to present all its bills and estimates at each regular meeting of the Common Council immediately preceding the presentation of the budget.

Lost by the following vote:

Ayes Ald. Coughlin, Marson, Swikehard, Stein, Kelly, Schaeffer-6. Nays-Ald. Tracy, Watson, Kohlmetz, Elli-ott, Foley, Mandeville, Weider-7. Ald. Weider moved to reconsider the vote

iust taken. Adopted.

Ald. Elliott moved that the resolution be referred to the Finance Committee. Adopted.

Ald. Watson moved that the final ordinance for widening Euclid street be reconsidered. Adopted.

Ald Watson moved to amend the ordinance so as to extend the territory to be assessed from Elm street to Chestnut street, Adopted, Under the rule action on the ordinance was postponed two weeks.

Ald. Watson moved that rule 38 be suspended and that the bill of Charles McDonald for lighting oil lamps for month of August be placed upon the budget.

Adopted by the following vote : Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Elliott, Foley, Mandeville, Swike-hard, Weider, Stein, Kelly, Schaeffer --13.

FINANCE BUDGET No. 5.

ROCHESTER, N. Y., Sept. 7, 1886.

By Ald. Watson-Resolved, That in pursuance of section 58 of the City Charter, the City Clerk be and he hereby is directed to draw warrants on the and he hereby is directed to draw warrants on the City Treasurer, in favor of the following named persons, for the amounts set opposite their re-spective names, and that the City Treasurer be and he hereby is directed to pay said warrants when there are funds applicable, and charge the proper funds as follows:

CONTINGENT FUND.

CONTINUENT FUND.		
MISCELLANEOUS ACCOUNTS.		
W. W. Morrison, printing blanks, Surveyor \$	50	00
Drew. Allis & Co., directory	25	25
Harry M. Davis, serving notices	9	14
S. A. Lattimore, analysis of water Wing		
case	50	00
I. F. Quinby, disbursements	41	45
H. D. Bryan, printing blanks	48	00
J. N. Beckley, disbursements	144	14
Union & Advertiser, publishing proceed-		
ings to July 1	896	00
Sunday Herald, printing cases	241	00
Union & Advertiser, advertising	3	25
Post Express.	8	50
Williamson & Higbie, civil service supplies	6	07
Rochester Printing Co., printing civil ser-		
vice	38	80
vice Weaver, Palmer & Richmond, tools for		
Surveyor	1	98
-		

Steele & Avery, stationery..... R. N. Swinburne, blanks for Surveyor's 13 15 4 50 vice supplies. Ivan Powers, disbursements... Andrew Van Dyck, services in City At-torney's office. 7 05 75 13 210 00 PAY ROLL FOR THE MONTH OF AUGUST. 275 00 375 00 166 66 83 23 83 33 66 66 ··· ····· 60 58 ŏŏ 33 Unaries Kondolf, Ivan Powers, City Attorney..... E. D. Smith, Stongrapher..... Wm. J. Burke, clerk, City Attorney..... I. F. Quinby, City Surveyor... Wm. J. Stewart, Assistant Surveyor... Wm. B. Sackett, Wm. W. Race, Amprose Redman **3**3 33 333 33 00 75 70 191.66 100 00 75 ÕÕ Wm. W. Bace,
Ambrose Redman,
John Kenyon,
Wm. W. Race,
Ambrose Redman,
John Kenyon,
Wm. M. Rebasz,
C. E. Bingham,
Martin Wahl,
Louis Y. McConnell,
L. A. Pratt, City Assessor....
Wm. Mahar,
Valentine Fleckenstein, City Assessor....
Thos. E. White, Judge Municipal Court.
Geo. E. Warner,
W. F. Chandler, clerk
Peter Sheridan, City Messenger....
Mr. Butler, Asst.
Arthur McCormick, Fire Marshal.....
John O'Leary, Engineer
Peter G. Miller, Janitor Front street
Building.
Building.
Building. 63 33 75 00 166 66 100 00 16 66 100 00 66 66 66 66 Peter G. Miller, Jamtor From Secon Building...... A. H. Martin, Milk Inspector...... Geo.A. Benton, Clerk Civil Service Com-66 66 83 33 25 00 mission POOR FUND. Jeffrey & Co., burials..... Jeffrey & Co., buriais... R. Milliman, Hoffman & Co., John Siddons, board... Drew, Allis & Co., directory... Sunday Herald Printing Co., printing. Ernest Hart, printing for Excise Board... Swinburne & Co., order books..... printing for Excise Board Hess & Daus, bread... 61 00 12 00 55 17 50 ŌÕ 4 68 8 15 ŐŐ 00 00 00 $\begin{array}{c} 15 & 00 \\ 4 & 00 \\ 63 & 72 \\ 19 & 08 \\ 55 & 00 \\ 4 & 00 \\ 3 & 00 \end{array}$ Hess & Daus, bread..... Anthony Hefner, bread..... J. C. Gray, groceries..... J. C. Gray, g Samuel Levis, C. F. Scheuerman, •• George J. Knapp, W. E. Woodbury, 13 **ŠÕ** •• 314 42 20 00 25 00 314 Warren & Son, M. Gannon, White & Wolcott, Frank Defendorf, •• •• •• 18 11 80 •• 75 50 00 00 Mrs. B. French, rent..... 6 Geo. Mattern, Morris Kiley, A. J. Anderson 25 6 9 Morris Kiley, A. J. Anderson, Robt. Cochrane, rent..... 12 75 F. Ritz, rent. A. L. Morris, meat. Joseph Badhorn, meat. J. B. Mezger, Casper Fromm, 19 50 25 25 114 50 00 00 00 60 $\begin{array}{c} 114 & 00 \\ 25 & 00 \\ 7 & 20 \\ 48 & 20 \\ 6 & 90 \\ 53 & 00 \end{array}$

ŏŏ 151 48 20

John Lutes, Overseer		1 Wm. 1
	141 66	publi
J. H. McGregor. Clerk Poor Office Thos. Swanton, Joseph Eagan.	66 66	
Joseph Eagan.	66 66	TDO
George Hartel, Clerk Poor Department	$\begin{array}{c} 66 & 66 \\ 62 & 50 \end{array}$	J. P. C B. F. I
Jr. D. H. Koch. City Physician	41 66	James
Charles R. Barber, City Physician.	41 66	James Wm. C Bell Te
A. R. Gumbarts,	41 66	Bell Te
\cdots V A Hoard \cdots \cdots	41 66	Maggie
M. U. Butnertord.	41 66 41 66	S. A. P Samue
Pomeroy P. Dickinson, Excise Comm'er	60 00	W.W.
U. Herzberger,	60 00	Samue
Tohn II Magan alash	60 00	Union
• • • • • • • • • • • • • • • • • • •	65 00	Bell Te
HEALTH FUND.		Willian B. Frai
Pat'k Bradley, collecting garbage Jacob Rauber,	228 00	Balt. &
Jacob Rauber,	114 00	
John Baker	114 00	John V C.E.M
Wm. Rosengreen,	114 00 114 00	C.E.M Elwood
Jacob Rauber,	114 00	Sunday
J. W. Maser,	114 00	Mensin
Tohn W Mason	114 00	B. L. F. B. M
Drew Allis & Co., directory	228 00 4 00	F. B. M
Jacob Stein, Jacob Stein, J. W. Maser, Peter Hardy, John W. Mason, Drew, Allis & Co., directory	25 00	Addie 1 James
J. P. Foreman, drying hose Van Benthuysen & Sons, printing	20 00	Wester
J. P. Foreman, drying hose.	13 00	B. L. S
van bentnuysen & Sons, printing	3 50	Wester
SALARY MONTH AUGUST.	,	Henry Roches
Dr. J. J. A. Burke, Health Officer	75 00	John C.
Alfred Wedd, Register. Messenger, services. Otho Griswold, Inspector. Geo. W. Hall, J. N. Harder, James Purcell, inspector. Henry M. Heinold, keeper of Hope Hos- nital	.66 66	John C
Otho Griswold, Inspector.	33 33 41 66	John C.
Geo. W. Hall,	41 66	P. C. K Pat'k (
J. N. Harder,	41 66	Pat'k C
Henry M Heinold keeper of Hone Hor	41 66	Thos. I
pital.	50 00	
	41 66	Barthol
John Galvin, Wm.T.Kohlmetz, supt. of garbage 26 days	41 66	B. Fran
w m. r. Kommetz, supt. of garbage 26 days	104 00	Joseph
LAMP FUND.		Charles Capta
Brush Light Co., lighting 31 nights 312		Wm. K
lamps in July\$	4,338 45	Benjan
brush Light Co., lighting of lights alz		
nights in August	1 338 45	Frank
nights in August Rochester Gas Co., 701 lamps at \$1.51 per	4, 338 45	John A
nights in August. Rochester Gas Co., 701 lamps at \$1.51 per lamp in July.	4, 338 45 1, 058 51	John A John E
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July	4, 338 49 1, 058 51	John A John E John C. Thomas
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July. Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July.	4, 338 49 1, 058 51	John A John E John C. Thomas
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July. Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July.	4, 338 45 1, 058 51 1, 633 35	John A John E John C. Thomas
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July. Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July.	4, 338 49 1, 058 51	John A John E John C. Thomas Henry Thos. A Peter L
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July. Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July.	4, 338 45 1, 058 51 1, 633 35 582 75 4 49	John A John E John C. Thomas
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July. Citizens' Gas Co., 1, 091 lamps at \$1.51 per lamp in July. Chas. McDonald, care oil lamps month August. Citizens' Gas Co., setting posts. United Gas Improvement Co., lighting 228 lamps at \$15 per lamp in July	4, 338 45 1, 058 51 1, 633 35 582 75 4 49 353 40	John A John E John C. Thomas Henry Thos. A Peter L Joseph Pat'k C Thomas
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July. Citizens' Gas Co., 1, 091 lamps at \$1.51 per lamp in July. Chas. McDonald, care oil lamps month August. Citizens' Gas Co., setting posts. United Gas Improvement Co., lighting 228 lamps at \$15 per lamp in July	4, 338 45 1, 058 51 1, 633 35 582 75 4 49 353 40 5 06	John A John E John C. Thomas Henry Thos. A Peter L Joseph Pat'k C Thomas George
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July. Citizens' Gas Co., 1, 091 lamps at \$1.51 per lamp in July. Chas. McDonald, care oil lamps month August. Citizens' Gas Co., setting posts. United Gas Improvement Co., lighting 228 lamps at \$15 per lamp in July	4, 338 45 1, 058 51 1, 633 35 582 75 4 49 353 40 5 06	John A John E John C. Thomas Henry Thos. A Peter L Joseph Pat'k C Thomas George Older (
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1, 091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts Howe & Bassett, lamp cocks James Kavanaugh, hack hire PAY BOLL MONTH AUGUST.	4, 338 45 1, 058 51 1, 633 35 582 75 4 49 353 40	John A John E John C. John C. Thomas Henry Thos. A Peter I Joseph Pat'k C Thomas George Older (0 Andrew Robert
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1, 091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts Howe & Bassett, lamp cocks James Kavanaugh, hack hire PAY BOLL MONTH AUGUST.	4, 338 43 1, 058 51 1, 633 35 582 75 4 49 353 40 5 06 129 00 4 00	John A John E John C. Thomas Henry Thos. A Peter I Joseph Pat'k C Thomas George Older C Andrey Robert Jacob H
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light \$	$\begin{array}{c} 4, 335, 43\\ 1, 058, 51\\ 1, 633, 35\\ 582, 75\\ 4, 49\\ 353, 40\\ 50, 66\\ 129, 00\\ 4, 00\\ 50, 00\\ \end{array}$	John A John E John C. Thomas Henry Thos. A Peter I Joseph Pat'k C Thomas George Older (Andrey Robert Jacob H Jacob H Wm. P
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light \$	$\begin{array}{c} 4, 335, 43\\ 1, 058, 51\\ 1, 633, 35\\ 582, 75\\ 4, 49\\ 353, 40\\ 50, 66\\ 129, 00\\ 4, 00\\ 50, 00\\ \end{array}$	John A John E John C. Thomas Henry Thos. A Peter I Joseph Pat'k C Thomas George Older (Andrew Robert Jacob I Wm. P John M
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light \$	$\begin{array}{c} 4, 335, 43\\ 1, 058, 51\\ 1, 633, 35\\ 582, 75\\ 4, 49\\ 353, 40\\ 50, 66\\ 129, 00\\ 4, 00\\ 50, 00\\ \end{array}$	John A John E John C. Thomas Henry Thos. A Peter I Joseph Pat'k C Thomas George Older (Andrew Robert Jacob H Joch M Ed. Mc. Joseph
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light \$	$\begin{array}{c} 4, 335, 43\\ 1, 058, 51\\ 1, 633, 35\\ 582, 75\\ 4, 49\\ 353, 40\\ 50, 66\\ 129, 00\\ 4, 00\\ 50, 00\\ \end{array}$	John A John E John C. Thoma: Henry Thos. A Peter I Joseph Pat'k C Thoma: George George Older C Andrev Robert Jacob I Wm. P John M Ed. Mc. Joseph Charles
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light \$	$\begin{array}{c} 4, 335, 43\\ 1, 058, 51\\ 1, 633, 35\\ 582, 75\\ 4, 49\\ 353, 40\\ 50, 66\\ 129, 00\\ 4, 00\\ 50, 00\\ \end{array}$	John A John E John C. Thoma: Henry Thos. A Peter I Joseph Pat'k C Thoma: George Older C Andrew Bobert Jacob H Wm. M Charles Wm. M
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light \$	$\begin{array}{c} 4, 335, 43\\ 1, 058, 51\\ 1, 633, 35\\ 582, 75\\ 4, 49\\ 353, 40\\ 50, 66\\ 129, 00\\ 4, 00\\ 50, 00\\ \end{array}$	John A John E John C. Thoma: Henry Thos. A Peter I Joseph Pat'k C Thoma: George Older (Andrev Robert Jacob I John M. Ed. Mc. Joseph Charles Wm. P
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light \$	$\begin{array}{c} 4, 335, 43\\ 1, 058, 51\\ 1, 633, 35\\ 582, 75\\ 4, 49\\ 353, 40\\ 50, 66\\ 129, 00\\ 4, 00\\ 50, 00\\ \end{array}$	John A John E John C. Thoma: Henry Thos. A Peter I Joseph Pat'k C Thoma: George Older C Andrew Bobert Jacob H Wm. M Charles Wm. M
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light \$	$\begin{array}{c} 4, 335, 43\\ 1, 058, 51\\ 1, 633, 35\\ 582, 75\\ 4, 49\\ 353, 40\\ 50, 66\\ 129, 00\\ 4, 00\\ 50, 00\\ \end{array}$	John A John C. John C. Thoma: Henry ' Thos. A Peter I. Joseph Pat'k C Thoma: George Older (Andrey Robert Jacob H Wm. P John M. Charles Wm. M Robert Joseph Charles Wm. M
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light \$	$\begin{array}{c} 4, 335, 43\\ 1, 058, 51\\ 1, 633, 35\\ 582, 75\\ 4, 49\\ 353, 40\\ 50, 66\\ 129, 00\\ 4, 00\\ 50, 00\\ \end{array}$	John A John C. John C. Thoma: Henry: Thos. A Peter I. Joseph Pat'k C. Thoma: George Older C. Andrev Robert Jacob H Wm. P John M. Robert John D. Sam'l S.
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light \$	$\begin{array}{c} 4, 335, 43\\ 1, 058, 51\\ 1, 633, 35\\ 582, 75\\ 4, 49\\ 353, 40\\ 50, 66\\ 129, 00\\ 4, 00\\ 50, 00\\ \end{array}$	John A John C. John C. Thoma: Henry: Thos. A Peter L Joseph Pat'k C Thoma: George Older C Andrev Robert Joseph Wm. P Joseph Charles Wm. M Robert John D. Sam'l S. James J Wm. B Chas. V Chas.
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1,091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light \$	$\begin{array}{c} 4, 335, 43\\ 1, 058, 51\\ 1, 633, 35\\ 582, 75\\ 4, 49\\ 353, 40\\ 50, 66\\ 129, 00\\ 4, 00\\ 50, 00\\ \end{array}$	John A John C. John C. Thoma: Henry: Thos. A Peter I. Joseph Pat'k C. Thoma: George Older C. Andrev Robert Jacob H Wm. P John M. Robert John D. Sam'l S.
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts Citizens' Gas Co., setting posts Citizens' Gas Co., setting posts Citizens' Gas Co., setting posts James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light GUTY PROPERTY FUND. Howe & Basset, labor and material I. F. Carter, carpets Howe & Basset, carpets Howe & Basset, repairing at city building Rochester Gas Co., gas city buildings C. Brownell, sealing city weights John O. Leary, ringing bells 4th July Fred H. Hall, labor Front street building. E. Emerich, care city clocks to August lat F. W. Baetzel, coal for City Hall. Bernhard & Casey, coal for City Hall	$\begin{array}{c} 4, 335, 43\\ 1, 058, 51\\ 1, 633, 35\\ 582, 75\\ 4, 49\\ 353, 40\\ 50, 66\\ 129, 00\\ 4, 00\\ 50, 00\\ \end{array}$	John A John C. John C. Thoma: Henry: Thos. A Peter L Joseph Pat'k C Thoma: George Older (Andrey Robert Jocob H Wm. P Joseph Charles Wm. M Ed. Mc. Joseph Charles Wm. B Charles Wm. B Chas. S Wm. B Chas. S WChas. H Mich. E Louis N
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1, 091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts Howe & Basset, lamp cocks James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light SUTY PROPERTY FUND. Howe & Rogers, carpets I. F. Carter, carpet and material I. F. Carter, carpet and material C. C. Brownell, sealing city weights John O. Leary, ringing bells 4th July Fred H. Hall, labor Front street building. Benthard & Casey, coal for City Hall. Bernhard & Casey, coal for City Hall. Bernhard & Casey, coal for City Hall. James Field, awnings Treasurer's office John B. Suyder, water cooler, assessors'	$\begin{array}{c} 4, 333 \ 453 \\ 1, 058 \ 51 \\ 1, 058 \ 51 \\ 562 \ 75 \\ 449 \\ 353 \ 40 \\ 50 \\ 49 \\ 353 \ 40 \\ 50 \\ 129 \\ 00 \\ 400 \\ 400 \\ 50 \\ 00 \\ 50 \\ 00 \\ 50 \\ 212 \\ 80 \\ 33 \\ 55 \\ 212 \\ 80 \\ 00 \\ 334 \\ 85 \\ 125 \\ 50 \\ 10 \\ 00 \\ 750 \\ 214 \\ 50 \\ 214 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 50 \\ 16 \\ 50 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 1$	John A John C. John C. Thoma: Henry. Thos. A Peter L Joseph Pat'k C. Changev Robert Jacob H Wm. P Wm. P John M Robert John M Robert John D Sam'l S Sam'l S Sam'l S Chas. W Chas. H Mich. E Louis N Peter L Donas C. Sam'l S Sam'l Sam'l S Sam'l Sam'l S Sam'l Sam'l Sa
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1, 091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts Howe & Basset, lamp cocks James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light SUTY PROPERTY FUND. Howe & Rogers, carpets I. F. Carter, carpet and material I. F. Carter, carpet and material C. C. Brownell, sealing city weights John O. Leary, ringing bells 4th July Fred H. Hall, labor Front street building. Benthard & Casey, coal for City Hall. Bernhard & Casey, coal for City Hall. Bernhard & Casey, coal for City Hall. James Field, awnings Treasurer's office John B. Suyder, water cooler, assessors'	$\begin{array}{c} 4, 333 \ 453 \\ 1, 058 \ 51 \\ 1, 058 \ 51 \\ 562 \ 75 \\ 449 \\ 353 \ 40 \\ 50 \\ 49 \\ 353 \ 40 \\ 50 \\ 129 \\ 00 \\ 400 \\ 400 \\ 50 \\ 00 \\ 50 \\ 00 \\ 50 \\ 212 \\ 80 \\ 33 \\ 55 \\ 212 \\ 80 \\ 00 \\ 334 \\ 85 \\ 125 \\ 50 \\ 10 \\ 00 \\ 750 \\ 214 \\ 50 \\ 214 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 50 \\ 16 \\ 50 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 1$	John A John C. John C. Thoma: Henry. Thos. A Peter L Joseph Pat'k C Thoma: George Older C Andrey Robert Jocob H Wm. P Joseph Wm. M Ed. Mc. Joseph Wm. B Charles Wm. B Charles Wm. B Chas. S Wm. B Chas. S Wm. B Chas. S Wm. B Chas. S Wm. B Chas. S Wm. B Chas. S Wm. B Chas. S S Wm. B Chas. S S M S M S M S M S M M S M M S M M S M M S M M S M M S M M S M M S M M S M M S M M S M M S M M S M
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1, 091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts Howe & Basset, lamp cocks James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light SUTY PROPERTY FUND. Howe & Rogers, carpets I. F. Carter, carpet and material I. F. Carter, carpet and material C. C. Brownell, sealing city weights John O. Leary, ringing bells 4th July Fred H. Hall, labor Front street building. Benthard & Casey, coal for City Hall. Bernhard & Casey, coal for City Hall. Bernhard & Casey, coal for City Hall. James Field, awnings Treasurer's office John B. Suyder, water cooler, assessors'	4, 330 43 1, 058 51 1, 058 51 1, 053 35 582 75 4 49 353 40 5 06 129 00 4 00 5 06 129 00 4 00 5 00 5 00 66 90 30 42 12 50 10 00 214 50 134 85 12 50 214 50 214 50 16 50 37 71	John A John C. John C. Thoma: Henry: Thos: A Peter I. Joseph Pat'k C Thoma: George Older C. Andrew Bobert Jacob H Wm. P John M Ed. Mc. Joseph Wm. M Ed. Mc. Joseph Kobert John D Sam'l S. James J Wm. B Charles Wm. B Charles Wm. B Charles Joseph H Charles Joseph Charles Charles Joseph Charles Joseph Charles Joseph Charles Charles Joseph Charles Ch
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Chizens' Gas Co., 1, 091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts Citizens' Gas Co., setting posts Citizens' Gas Co., setting lamp posts James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light FAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light Howe & Bassett, labor and material F. Carter, carpet and material Howe & Bassett, labor and material F. Carter, carpet and material C. C. Brownell, sealing city weights John O. Leary, ringing bells 4th July Fred H. Hall, labor Front street building. Emerich, care city clocks to August 1st F. W. Baetzel, coal for City Hall James Field, awnings Treasurer's office John S. Suyder, water cooler, assessors' office F. J. Irwin, cleaning City Hall	$\begin{array}{c} 4, 333 \ 453 \\ 1, 058 \ 51 \\ 1, 058 \ 51 \\ 562 \ 75 \\ 449 \\ 353 \ 40 \\ 50 \\ 49 \\ 353 \ 40 \\ 50 \\ 129 \\ 00 \\ 400 \\ 400 \\ 50 \\ 00 \\ 50 \\ 00 \\ 50 \\ 212 \\ 80 \\ 33 \\ 55 \\ 212 \\ 80 \\ 00 \\ 334 \\ 85 \\ 125 \\ 50 \\ 10 \\ 00 \\ 750 \\ 214 \\ 50 \\ 214 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 50 \\ 16 \\ 50 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 16 \\ 50 \\ 1$	John A John C. John C. Thoma: Henry. Thos. A Peter I. Joseph Pat'k C. Thoma: George Older C. Andrev Robert Jacob H Wm. P John M Ed. Mc. Joseph Charles Wm. M Robert Joseph Charles Wm. M Robert John D. Sam'l S. James J Wm. B Chas. W Chas. H Mich. H Etchur J Charles Wm. M Robert John D. Sam'l S. James J Wm. B Chas. W Chas. H Mich. H Charles Wm. B Chas. W Chas. H Mich. H Chas. H Mich. H Charles Wm. M Robert John D. Sam'l S. James J Wm. B Chas. W Robert John D. Sam'l S. James J Charles Wm. M Robert John D. Sam'l S. James J Chas. W Robert John P. Sam'l S. James J Charles Wm. M Robert John M Peter I. Sam'l S. James J W Robert John M Robert John M Robert John
Rochester Gas Co., 701 lamps at \$1.51 per lamp in July Citizens' Gas Co., 1, 091 lamps at \$1.51 per lamp in July Chas. McDonald, care oil lamps month August Citizens' Gas Co., setting posts Citizens' Gas Co., setting posts United Gas Improvement Co., lighting 228 lamps at \$1.55 per lamp in July J. W. Maser, setting lamp posts Howe & Basset, lamp cocks James Kavanaugh, hack hire PAY ROLL MONTH AUGUST. C. R. Finnegan, sup't electric light SUTY PROPERTY FUND. Howe & Rogers, carpets I. F. Carter, carpet and material I. F. Carter, carpet and material C. C. Brownell, sealing city weights John O. Leary, ringing bells 4th July Fred H. Hall, labor Front street building. Benthard & Casey, coal for City Hall. Bernhard & Casey, coal for City Hall. Bernhard & Casey, coal for City Hall. James Field, awnings Treasurer's office John B. Suyder, water cooler, assessors'	4, 330 43 1, 058 51 1, 058 51 1, 053 35 582 75 4 49 353 40 5 06 129 00 4 00 5 06 129 00 4 00 5 00 5 00 66 90 30 42 12 50 10 00 214 50 134 85 12 50 214 50 214 50 16 50 37 71	John A John C. John C. Thoma: Henry: Thos: A Peter I. Joseph Pat'k C Thoma: George Older C. Andrew Bobert Jacob H Wm. P John M Ed. Mc. Joseph Wm. M Ed. Mc. Joseph Kobert John D Sam'l S. James J Wm. B Charles Wm. B Charles Wm. B Charles Joseph H Charles Joseph Charles Charles Joseph Charles Joseph Charles Joseph Charles Charles Joseph Charles Ch

	Wm. Mitchell, care, labor and cleaning		
	public parks	3(0	00
1	POLICE FUND.		
	J. P. Cleary, expenses June B. F. Enos, May and June James McCulloch, cartridges Wm. Croston, 1 doz. brooms Bell Telephone Co., rent Maggie Gaffney, cleaning for June S. A. Pierce, M. D., services Samuel Sloan, burners, etc	9	30 60
	James McCulloch, cartridges	- 24	- 33
	Wm. Croston, 1 doz. brooms	2	75 00
	Maggie Gaffney, cleaning for June	30	00
	S. A. Pierce, M. D., services	- 5	- 00
	 S. A. Flerce, M. D., Services Samuel Sloan, burners, etc W. W. Morrison, envelopes Samuel Knowles, hack hire Union and Advertiser Co., printing blanks Bell Telephone. Co., services 	- 3	50
	Samuel Knowles, hack hire	2	00 00
	Union and Advertiser Co., printing blanks Bell Telephone Co., services	4	00
	Williamson & Higbie, rubber bands	1	45 50
	B. Frank Enos, expenses.	4	70 04
1	Williamson & Higbie, rubber bands B. Frank Enos, expenses Balt. & Ohio Tel. Co., July bill John W. Taylor, photographs	11	04 32
	John W. Taylor, photographs	- 17	อบ
	C. E. Morris, stationery Elwood & Brien, repairs and keys	ц	20 75
1	Sunday Herald Printing Co	5	00
	B. L. Sheldon meals	- 30	00
	F. B. Mason, horse hire.	- 8	ഹ
	Addie Mosher, washing	3	- 00
	Western Union Tel. Co., telegrams Julv.	24	00 14
	B. L. Sheldon, meals for prisoners July	- 19	- 50
	Henry Heavy, horse hire	06 9	31 50
	Rochester Dist. Tel. Co., services	ĺ	- 80
1	John C. Hayden, expenses Kennedy case.	9 4	50 94
1	John C. Hayden. expenses Trimmer	7	94 15
	P. C. Kavanagh, expenses Collins Pat'k C. Kavanagh, Trimmer	- 8	34 95
1	Pat'k C. Kayanagh Ashton	5	
1	Balt. & Onto Tel. Co., July bill. John W. Taylor, photographs. C. E. Morris, stationery. Elwood & Brien, repairs and keys. Sunday Herald Printing Co. Mensing & Stecher, letter heads. B. L. Sheldon, meals. Addie Mosher, washing. James Field, use of flags. Western Union Tel. Co., telegrams July. B. L. Sheldon, meals for prisoners July. B. L. Sheldon, meals for prisoners July. Western Union Tel. Co., telegrams July. B. L. Sheldon, meals for prisoners July. John C. Hayden, spenses frimmer B. C. Kavanagh, A. Shton Thos. Dukelow, expenses Osgoodby Meals and Meals	- 1	62
	Thos. Dukelow, expenses Osgoodby POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice	- 1	62
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice \$	- 1	62
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice \$	- 1	62
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice \$	1 275 125 150	63 00 00
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice \$	1 275 125 150	63 00 00
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Beajamin C. Furtherer, Lieutenant	1 275 125 150	63 00 00
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird,	1 275 125 150	63 00 00
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird,	1 275 125 150	63 00 00
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird,	1 275 125 150	63 00 00
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird,	1 275 125 150 116 108 85 85 85 85 90 90 85	63 00 00 67 30 00 00 00 00 00 00 00 00 00 00 00 00
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird,	1 275 125 150 116 108 85 85 85 85 90 90 85 90 90 85 90	63 00 00 67 33 00 00 00 00 00 00 00 00 00 00 00 00
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird,	1 275 125 150 116 108 85 85 85 85 90 90 90 85 90 90	63 00 00 67 33 00 00 00 00 00 00 00 00 00 00 00 00
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird,	1 2755 1255 150 116 108 855 855 855 90 90 90 90 90 90 90 90 90	
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice\$ B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird, John E. McDermott, John E. McDermott, John E. McDermott, John C. Hayden, Detective Thomas Lynch, Henry Baker, Those A. Burchill, Peter Laner, Joseph S. Roworth, Pat'k C. Kayanagh, Thomas Dukelow, George Long, Patrolman	1 2755 1255 150 116 108 855 855 855 90 90 90 90 90 90 90 90 90	
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird, John E. McDermott, John E. McDermott, Thomas Lynch, Henry Baker, Thos. A. Burchill, Pat'k C. Kavanagh, Pat'k C. Kavanagh, Chorge Lung, Older Oliver, Patrolman,	1 2755 1255 150 116 108 855 855 90 90 85 90 90 90 90 90 90 90 90 90 90 90 90 90	
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice\$ B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird, John E. McDermott, John E. McDermott, John E. McDermott, Thomas Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, George Long, Patrolman, Older Oliver, Patrolman, Robert Burns, Robert Burns,	$\begin{array}{c}1\\275\\125\\150\\116\\885\\85\\90\\90\\90\\90\\90\\90\\90\\90\\90\\90\\90\\90\\972\\75\\72\end{array}$	63 0000 67300000000000000000000000000000
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice\$ B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird, John E. McDermott, John E. McDermott, John E. McDermott, Thomas Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, George Long, Patrolman, Older Oliver, Patrolman, Robert Burns, Robert Burns,	$\begin{array}{c} 1\\ 275\\ 125\\ 150\\ 116\\ 85\\ 85\\ 85\\ 90\\ 90\\ 90\\ 90\\ 90\\ 90\\ 90\\ 90\\ 90\\ 72\\ 75\\ 72\\ 75\end{array}$	63 0000 67330000000000000000000000000000
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice	$\begin{array}{c}1\\275\\125\\150\\16\\85\\85\\90\\990\\990\\990\\990\\972\\75\\75\\75\\72\\75\\72\\75\\75\\75\\72\\75\\75\\75\\75\\75\\75\\75\\75\\75\\75\\75\\75\\75\\$	63 0000 67330000000000000000000000000000
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice	$\begin{array}{c} 1\\ 275\\ 125\\ 150\\ 116\\ 85\\ 85\\ 85\\ 90\\ 90\\ 90\\ 90\\ 90\\ 90\\ 90\\ 90\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75$	63 0000 77330000000000000000000000000000
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice	$\begin{array}{c} 1\\ 275\\ 125\\ 150\\ 116\\ 85\\ 85\\ 85\\ 90\\ 90\\ 90\\ 90\\ 90\\ 90\\ 72\\ 75\\ 72\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75$	
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice\$ B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird, John E. McDermott, John E. McDermott, John E. McDermott, Thomas Lynch, Thos. A. Burchill, Peter Lauer, Thos. Roworth, Pat'k C. Kayanagh, Thomas Dukelow, George Long, Patrolman, Andrew Connolly Robert Burns, John Mitchell, Ym. P. O'Neil, John Mitchell, Charles E. Fowler, Mcharles, Fowler, Wm. McKelvey, Schort,	1 2755250 1168 855 855 99 99 99 99 99 99 99 99 99 99 97 75 77 75 77 57 75 77 57 75 77 57 57 57	63 0000 67330000000000000000000000000000
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice\$ B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John E. McDermott, John E. McDermott, John E. McDermott, Thomas Lynch, Henry Baker, Thos. A. Burchill, Pat'k C. Kavanagh, Pat'k C. Kavanagh, Capedb S. Roworth, Pat'k C. Kavanagh, Older Oliver, Patrolman, Andrew Connolly, Robert Burns, Joseph St. Hellen, Joseph St. Hellen, Charles E. Fowler, Wm. McKelvey, Wm. McKelvey,	$\begin{array}{c} 1 \\ 2755 \\ 1250 \\ 1168 \\ 858 \\ 859 \\ 990 \\ 990 \\ 990 \\ 990 \\ 755 \\ 752 \\ 757 \\ 755 $	63 0000 77300000000000000000000000000000
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice\$ B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird, John E. McDermott, John E. McDermott, Thomas Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kayanagh, Thomas Dukelow, George Long, Older Oliver, Patrolman, Andrew Connolly, Robert Burns, Wm. P. O'Neil, Joseph St. Hellen, Charles E. Fowler, Wm. McKelvey, Bobert Sloan, Johnson,	$\begin{array}{c} 1 \\ 2755 \\ 150 \\ 1108 \\ 855 \\ 859 \\ 990 \\ 990 \\ 990 \\ 990 \\ 900 \\ 755 \\ 752 \\ 757 \\ 755 \\$	63 0000 73300000000000000000000000000000
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keitb, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird, John E. McDermott, John E. McDermott, John E. McDermott, John E. Mutherer, Lieutenant Thomas Lynch, Henry Baker, Thomas Lynch, Henry Baker, Thomas Dukelow, George Long, Older Oliver, Pat'k C. Kayanagh, Thomas Dukelow, George Long, John Harter, Wm. P. O'Neil, Johen Harter, Wm. McKelvey, Robert Sloan, John Sloan, San'l Sohwartz, James A. Johnson, Wm. Burgeas.	$\begin{array}{c} 1 \\ 27521250 \\ 1168885558999998599999775577577577577557755$	63 0000 77300000000000000000000000000000
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice\$ B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain	$\begin{array}{c} 1 \\ 27225 \\ 110855888999985999902775725775575575575575575575575575575575$	63 0000 77300000000000000000000000000000
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice\$ B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain	$\begin{array}{c} 1 \\ 271250 \\ 1108558889999985999992757275775775775557755$	63 0000 73300000000000000000000000000000
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice\$ B. Frank Enos, Clerk Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain	$\begin{array}{c} 1\\ 27250\\ 1108\\ 855\\ 8599999\\ 9999999\\ 99997\\ 755\\ 752\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75\\ 75$	63 0000 67300000000000000000000000000000
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird, John E. McDermott, John E. McDermott, John E. McDermott, John E. Mutherer, Lieutenant Thomas Lynch, Henry Baker, Thoms A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kavanagh, Thomas Dukelow, George Long, John Patter, Muther, Andrew Connolly, Robert Burns, John Mitchell, Dohn Mitchell, Charles E. Fowler, Wm. McKelvey, Robert Sican, John Stowartz, James A. Johnson, Wm. Burgess, Chas. Hart, Mich. Hynes, Louis Nold, Peter Hess.	$\begin{array}{c} 1 \\ 27250 \\ 110855888599999999999977557755 \\ 1108585885999999999997755775577555755575557$	63 0000 77300000000000000000000000000000
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird, John E. McDernott, John E. McDernott, John E. McDernott, John C. Hayden, Detective Thomas Lynch, Henry Baker, Thos. A. Burchill, Pat'k C. Kavanagh, Thomas Dukelow, George Long, Joseph S. Roworth, Pat'k C. Kavanagh, Thomas Dukelow, George Long, Jacob Harter, Jacob Harter, Under Mitchell, Charles E. Fowler, Charles E. Fowler, Joseph St. Hellen, Charles E. Howler, Charles E. John Mitchell, Charles S. Johnson, Mm. McKelvey, James A. Johnson, Mm. Burgess, Chas. W. Peart, Chas. Hart, Mich. Hynes, Louis Noid, Peter Hess,	1 27250 168858585999999999997755257755555555555555	63 0000 73300000000000000000000000000000
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice Joseph P. Cleary, Chief Police Joseph P. Cleary, Chief Police Charles McCormick, Ass't Chief and Day Captain	1 27250 1688585899998599999977552757755775555555555	63 0000 73300000000000000000000000000000
	POLICE PAY ROLL-MONTH JULY. Bartholomew Keeler, Police Justice Joseph P. Cleary, Chief Police Coharles McCormick, Ass't Chief and Day Captain Benjamin C. Furtherer, Lieutenant Frank B. Allen, John A. Baird, John E. McDermott, John E. McDermott, John E. McDermott, John E. McDermott, Thomas Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kayanagh, Thomas Dukelow, George Long, Older Oliver, Patobert Burns, Jacob Harter, Wm. P. O'Neil, Johan Hitchell, Ed. McDonough, Joseph St. Hellen, Charles E. Fowler, Wm. McKelvey, Sam'l Schwartz, John Dean, Sam'l Schwartz, John St. Hellen, Charles E. Fowler, Wm. McKelvey, Sam'l Schwartz, Sam'l Schwartz, Sam'l Schwartz, Chass. H. Peart, Chas. Hart, Mich. Hynes, Louis Nold, Peter Hess, Oliver A. Youle, Fred Kippbut, Hiram Kogers,	1 57550 16885555899999999999775577577577757575755555555	63 0000 73300000000000000000000000000000

Dat'l Culligan					
Lat K Oungan,	•• ••••••	75 00	Louis Noeld,	•• ••••••••••	75 00 °
Pat'k Culligan, Wm, Murray, Mico. Englert, John Sullivan, Dennis Hogan, James E. Ryan, John Yaman, Mich. Zimmerman, Geo. H. Kron,	•• •••••••	75 00	Peter Hess,	•• •••••••••	75 00
Micn. Englert,	•• ••••••	75 00	Oliver A. Youle,	••	75 00
John Sullivan.	•• ••••••		Fred Kipphut.	••	75 00
Dennis Hogan.	•• ••••••		Hiram Rogers.		75 00
James E. Ryan.	•• ••••••		Patrick J. Cummings	•••	75 00
John Yaman.			Beni, L. Stetson.	••	75 00
Mich. Zimmerman.			Patrick Caufield.	••	75 00
Geo. H. Kron			Patrick Culligan	••	75 00
Geo. H. Kron, Geo. Liese,			Wm. Murray	••	72 50
Geo. Liese, Henry Baker, Jr., Mich. Fitzpatrick, Wm. Hillard, Fred Walter, John Bitzer, Geo. Mohr, Edward O'Loughlin, Geo. Kleisley,			Michael Englert	•••	75 00
Mich Fitzpatrick			John Sullivan	••••••••••••	75 00
Wm Hillord			Donnis Hogon		10 00
Find Walton			Jomog F Bron		75 00
Tohn Distan			John Vormon		75 00
Coo Mohr		10 00	M Zimmonnon		$\begin{array}{ccc} 75 & 00 \\ 75 & 00 \end{array}$
Geo. Monr,			M. Zimmerman,		10 00
Edward O Loughin,			Geo. H. Kroll,		$\begin{array}{c} 75 & 00 \\ 55 & 00 \end{array}$
Geo. Kleisley, Ed. J. O'Brien, John B. Davis,			Geo. Liese,	••••••	55 00
Ed. J. U Brien,			Henry Baker, Jr.,		$\begin{array}{c} 75 & 00 \\ 75 & 00 \end{array}$
John B. Davis,			Michael Fitzpatrick,		75 00
Nicholas J. Loos,			wm. Himard,		75 00
John H. Dana,			Fred walter,		$\begin{array}{c} 75 & 00 \\ 75 & 00 \end{array}$
wm. white,	•• •••••••		John Butzer.	•••••••	75 00
Ed. van vorst.	•••••••••••••••••••••••••••••••••••••••	75 00	Geo. Mohr,	•• ••••••	75 00
John B. Davis, Nicholas J. Loos, John H. Dana, Wm. White, Ed. Van Vorst. John C. McQuatters, Ferd. Griebel,		72 50	Ea O'Loughlin,	•••••••••••	75 00
Ferd. Griebel, John M. Reis		75 00	Geo. Kleisley,		75 00
Jonn M. Reis			Eq J. O'Brien,	•••••••••••••	75 00
Frank S. Skuse,		75 00	Jonn H. Davis,	•••	75 00
Jacob Frank,		75 00	N.J. Loos,	•• •••••••	75 00
John M. Reis Frank S. Skuse, Jacob Frank, John Monaghan, Chas. Siefferd, Daniel Golding, Michael Cain, James P. Flynn, Hugh Clark, Wm. Laragy, Joseph Baker, Wallace R. McArthur, Chas. Stupp, Ford A. Klubertonz			Louís Noeld, Peter Hess, Oliver A. Youle, Fred Kipphut, Hiram Rogers, Patrick J. Cummings, Benj. L. Stetson, Patrick Caufield, Patrick Culligan, Wun. Murray, Michael Englert, John Sullivan, Dennis Hogan, James E. Ryan, James E. Ryan, James E. Ryan, John Yawman, M. Zimmerman, Geo. H. Kron, Geo. Liese, Henry Baker, Jr., Michael Fitzpatrick, Win. Hilliard, Fred Walter, John Bitzer. Geo. Mohr, Ed J.O'Brien, John B. Davis, N. J. Loos, John H. Dana, Wm White	•••	70 00
John Monaghan,	•• ••••••	75 00	wm. White,	•• •••••••••	72 50
Chas. Siefferd,	•• ••••••		Ed. Van Vorst,	•• •••••••	75 00
Daniel Golding,	•• ••••••		John C. McQuatters,	•• •• ••••••••	75 00
Michael Cain,	•• •••••		Ferd Greibel,	•••	75 00
James P. Flynn,			John M. Reis,	•• • • • • • • • • • • • • • • • • • • •	75 00
Hugh Clark,		75 00	Frank S. Skuse,	•• •••••••••••	75 00
wm. Laragy,			Jacob Frank,		75 00
Wolloss R. MoAnthum			John Wangman,		75 00
Chog Stupp			Chog Stofford		75 00
Chas. Stupp,	··· ····		Daniel Col. ing		$\begin{array}{c} 75 & 00 \\ 75 & 00 \end{array}$
John E. Moran	•••••••••••••••••••••••••••••••••••••••		Michael Cain		67 50
Andrew J. Movniban	•• ••••••		James P Flynn	••••••	75 00
Theo. H. Cazeau.	•• ••• •••		Hugh Clark		75 00
Henry M. Meislohn.	•• ••• •••		Wm Laracy		75 00
Chas. J. Player.	•• •••••••		Wallace B. McArthur.		75 00
			Joseph Baker.		75 00
Job W. Unatheid.					
Chas. Stupp, Ferd. A. Klubertanz, John E. Moran, Andrew J. Moynihan, Theo. H. Cazeau, Henry M. Meislohn, Chas. J. Player, Job W. Chatfield, Ferry Marzluff. court ai	ttendent	85 00	Chas. Stupp.	•••	
		85 00	Chas. Stupp, Fred A. Klubertanz.		75 00
Job W. Chatheld, Ferry Marzluff, court at Michael Hyland, turnke Jacob Markey, janitor.	Эу	85 00 75 00	Chas. Stupp, Fred A. Klubertanz, John E. Moran,	•••••••••••••••••••••••••••••••••••••••	
Michael Hyland, turnke Jacob Markey, janitor.	Эу	85 00 75 00 60 00	Chas. Stupp, Fred A. Klubertanz, John E. Moran, Andrew J. Moynihan,	······································	$\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 72 & 50 \end{array}$
Michael Hyland, turnke Jacob Markey, janitor. POLICE PAY ROI	LL-MONTH AUG	85 00 75 00 60 00 UST.	Chas. Stupp, Fred A. Klubertanz, John E. Moran, Andrew J. Moynihan, Theo H. Cazeau,	······································	$\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 72 & 50 \\ 75 & 00 \\ 75 & 00 \end{array}$
Michael Hyland, turnke Jacob Markey, janitor. POLICE PAY ROI Bartholomew Keeler, 1	LL-MONTH AUG	85 00 75 00 60 00 UST.	Chas. Stupp, Fred A. Klubertanz, John E. Moran, Andrew J. Moynihan, Theo H. Cazeau, Henry M. Meislohn,		$\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 72 & 50 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl	LL-MONTH AUG mo. police justi lerk.	85 00 75 00 60 00 UST. ce 275 00 125 00	Chas. Stupp, Fred A. Klubertanz, John E. Moran, Andrew J. Moynihan, Theo H. Cazeau, Henry M. Meislohn, Chas, J. Player, Jab W. Chardedd	······································	$\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 72 & 50 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 65 & 00 \end{array}$
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl	LL-MONTH AUG mo. police justi lerk.	85 00 75 00 60 00 UST. ce 275 00 125 00	Chas. Stupp, Fred A. Klubertanz, John E. Moran, Andrew J. Moynihan, Theo H. Cazeau, Henry M. Meislohn, Chas. J. Player, Job. W. Chatfield, From Work Weither	· · · · · · · · · · · · · · · · · · ·	$\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 72 & 50 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day (LL-MONTH AUG mo. police justi lerk	85 00 75 00 60 00 UST. ce 275 00 125 00 150 00 116 67	Chas. Stupp, Fred A. Klubertanz, John E. Moran, Andrew J. Moynihan, Theo H. Cazeau, Henry M. Meislohn, Chas. J. Player, Job. W. Chatfield, Ferry Marzluff, court at:	tendant and in-	$\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 72 & 50 \\ 75 & 00 \\ 75 & 00 \\ 65 & 00 \\ 65 & 00 \end{array}$
Michael Hyland, turnke Jacob Markey, janitor. POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day c Wm. Keith, night capta	LL—MONTH AUG mo. police justi lerk	85 00 75 00 60 00 UST. ce 275 00 125 00 150 00 116 67 108 33		tendant and in-	$\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 72 & 50 \\ 75 & 00 \\ 75 & 00 \\ 65 & 00 \\ 65 & 00 \end{array}$
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day Wm. Keith, night capta Ben. C. Furtherer, licut	LL-MONTH AUG mo. police justi lerk. captain	85 00 75 00 60 00 UST. ce 275 00 125 00 150 00 116 67 108 33 85 00	Chas. Stupp, Fred A. Klubertanz, John E. Moran, Andrew J. Moynihan, Theo H. Cazeau, Henry M. Meislohn, Chas. J. Player, Job. W. Chatfield, Ferry Marzluff, court at terpreter	tendant and in-	$\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 72 & 50 \\ 75 & 00 \\ 75 & 00 \\ 65 & 00 \\ 65 & 00 \\ 85 & 00 \\ 85 & 00 \\ 75 & 00 \end{array}$
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day Wm. Keith, night capta Ben. C. Furtherer, licut	LL-MONTH AUG mo. police justi lerk. captain	85 00 75 00 60 00 UST. ce 275 00 125 00 150 00 116 67 108 33 85 00	Chas. Stupp, Fred A. Klubertanz, John E. Moran, Andrew J. Moynihan, Theo H. Cazeau, Henry M. Meislohn, Chas. J. Player, Job. W. Chatfield, Ferry Marzluff, court at terpreter	tendant and in-	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day Wm. Keith, night capta Ben. C. Furtherer, licut	LL-MONTH AUG mo. police justi lerk. captain	85 00 75 00 60 00 UST. ce 275 00 125 00 150 00 116 67 108 33 85 00	Chas. Stupp, Fred A. Klubertanz, John E. Moran, Andrew J. Moynihan, Theo H. Cazeau, Henry M. Meislohn, Chas. J. Player, Job. W. Chatfield, Ferry Marzluff, court at terpreter Michael Hyland, turnkey Jacob Markey, janitor John Cougniin, Albert Gerber.	tendant and in-	$\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 65 & 00 \\ 65 & 00 \\ 85 & 00 \\ 85 & 00 \\ 75 & 00 \\ 60 & 00 \\ 36 & 89 \end{array}$
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day Wm. Keith, night capta Ben. C. Furtherer, licut	LL-MONTH AUG mo. police justi lerk. captain	85 00 75 00 60 00 UST. ce 275 00 125 00 150 00 116 67 108 33 85 00	Chas. Stupp, Fred A. Klubertanz, John E. Moran, Andrew J. Moynihan, Theo H. Cazeau, Henry M. Meislohn, Chas. J. Player, Job. W. Chatfield, Ferry Marzluff, court at terpreter Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones.	tendant and in-	$\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 72 & 50 \\ 75 & 00 \\ 75 & 00 \\ 65 & 00 \\ 85 & 00 \\ 85 & 00 \\ 75 & 00 \\ 60 & 00 \\ 36 & 89 \\ 60 & 76 \end{array}$
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day Wm. Keith, night capta Ben. C. Furtherer, licut	LL-MONTH AUG mo. police justi lerk. captain	85 00 75 00 60 00 UST.	Chas. Stupp, Fred A. Klubertanz, John E. Moran, Andrew J. Moynihan, Theo H. Cazeau, Henry M. Meislohn, Chas. J. Player, Job. W. Chatfield, Ferry Marzluff, court at terpreter Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt.	tendant and in-	$\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 65 & 00 \\ 65 & 00 \\ 85 & 00 \\ 85 & 00 \\ 75 & 00 \\ 60 & 00 \\ 36 & 89 \end{array}$
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day Wm. Keith, night capta Ben. C. Furtherer, licut	LL-MONTH AUG mo. police justi lerk. captain	85 00 75 00 60 00 UST.	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt,	Park police	$\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 72 & 50 \\ 72 & 50 \\ 75 & 00 \\ 75 & 00 \\ 85 & 00 \\ 85 & 00 \\ 85 & 00 \\ 85 & 00 \\ 86 & 96 \\ 60 & 76 \\ 56 & 42 \end{array}$
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day Wm. Keith, night capta Ben. C. Furtherer, licut	LL-MONTH AUG mo. police justi lerk. captain	85 00 75 00 60 00 UST.	Chas. Stupp, Fred A. Klubertanz, John E. Moran, Andrew J. Moynihan, Theo H. Cazeau, Henry M. Meislohn, Chas. J. Player, Job. W. Chatfield, Ferry Marzluff, court at terpreter Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt, Ald. Foley moved to	Park police	$\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 72 & 50 \\ 72 & 50 \\ 75 & 00 \\ 75 & 00 \\ 85 & 00 \\ 85 & 00 \\ 85 & 00 \\ 85 & 00 \\ 86 & 96 \\ 60 & 76 \\ 56 & 42 \end{array}$
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day (Wm. Keith, night capts Ben. C. Furtherer, lieu Frank B. Allen, lieu John A. Baird, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer,	yy. LLMONTH AUG mo. police justi lerk	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt, Ald. Foley moved to	Park police	75 00 75 00 75 00 75 00 75 00 75 00 65 00 85 00 85 00 85 00 85 00 85 00 85 00 86 76 60 76 56 42 read-
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day (Wm. Keith, night capts Ben. C. Furtherer, lieu Frank B. Allen, lieu John A. Baird, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer,	yy. LLMONTH AUG mo. police justi lerk	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of	Park police	75 00 75 00 75 00 75 00 75 00 75 00 65 00 85 00 85 00 85 00 85 00 85 00 85 00 86 76 60 76 56 42 read-
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day (Wm. Keith, night capts Ben. C. Furtherer, lieu Frank B. Allen, lieu John A. Baird, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer,	yy. LLMONTH AUG mo. police justi lerk	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt, Ald. Foley moved to ing of the budget of Lost by the following ve	Park police	75 00 75 00 75 00 72 50 75 00 75 00 65 00 85 00 85 00 85 00 85 00 85 00 86 00 86 89 60 76 60 76 76 60 76 76 76 76 75 00 75 00 85 00 86 00 86 00 86 00 86 00 86 00 86 00 86 00 86 00 80 00 80 80 80 80 80 80 80 80 80 80 80 80 8
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day (Wm. Keith, night capts Ben. C. Furtherer, lieu Frank B. Allen, lieu John A. Baird, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer,	yy. LLMONTH AUG mo. police justi lerk	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlia, Albert Gerber, Albert H. Jones, Isaac G. Lovitt, Ald. Foley moved to ing of the budget of Lost by the following v. Ayes—Ald. Tracy,	Park police	75 00 75 00 75 00 75 00 75 00 75 00 65 00 85 00 85 00 85 00 85 00 85 00 85 00 86 76 60 76 56 42 read-
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day (Wm. Keith, night capts Ben. C. Furtherer, lieu Frank B. Allen, lieu John A. Baird, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kayanagh, Thos. Dukelow, det Geo. Long.	y LLMONTH AUG mo. police justi lerk tenant itenant ective tective	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt, Ald. Foley moved to ing of the budget of Lost by the following ve	Park police	75 00 75 00 75 00 72 50 75 00 75 00 65 00 85 00 85 00 85 00 85 00 85 00 86 00 86 89 60 76 60 76 76 60 76 76 76 76 75 00 75 00 85 00 86 00 86 00 86 00 86 00 86 00 86 00 86 00 86 00 80 00 80 80 80 80 80 80 80 80 80 80 80 80 8
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day (Wm. Keith, night capts Ben. C. Furtherer, lieu Frank B. Allen, lieu John A. Baird, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kayanagh, Thos. Dukelow, det Geo. Long.	y LLMONTH AUG mo. police justi lerk tenant itenant ective tective	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of Lost by the following v. Ayes—Ald. Tracy, Elliott, Foley—5. Navs—Ald. Coughlin.	Park police dispense with the the Executive E ote : Watson, Kohl Marson, Mande	75 00 75 00 75 00 75 00 75 00 75 00 75 00 65 00 65 00 65 00 85 00 65 00 85 00 65 00 85 00 65 00 85 00 75 00 65 00 85 00 75 00 85 00 85 00 86 76 86 76
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day (Wm. Keith, night capts Ben. C. Furtherer, lieu Frank B. Allen, lieu John A. Baird, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kayanagh, Thos. Dukelow, det Geo. Long.	y LLMONTH AUG mo. police justi lerk tenant itenant ective tective	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of Lost by the following v. Ayes—Ald. Tracy, Elliott, Foley—5. Navs—Ald. Coughlin.	Park police dispense with the the Executive E ote : Watson, Kohl Marson, Mande	75 00 75 00 75 00 75 00 75 00 75 00 75 00 65 00 65 00 65 00 85 00 65 00 85 00 65 00 85 00 65 00 85 00 75 00 65 00 85 00 75 00 85 00 85 00 86 76 86 76
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day (Wm. Keith, night capts Ben. C. Furtherer, lieu Frank B. Allen, lieu John A. Baird, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kayanagh, Thos. Dukelow, det Geo. Long.	y LLMONTH AUG mo. police justi lerk tenant itenant ective tective	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of Lost by the following v Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste	Park police dispense with the the Executive E ote : Watson, Kohl , Marson, Mando in, Kelly, Schaeff	75 00 75 00 75 00 75 00 75 00 65 00 85 00 85 00 85 00 85 00 85 00 86 076 60 00 36 89 86 076 60 76 60 76 60 76 60 76 60 76 60 76 80 76 80 76 56 42 read- soard, metz, er—8.
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day (Wm. Keith, night capts Ben. C. Furtherer, lieu Frank B. Allen, lieu John E. McDermott, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kavanagh, Thos. Dukelow, det Geo. Long, Older Oliver, p Andrew Connelly, Robert Burns, Jacob Harter,	y	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of Lost by the following v Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste	Park police dispense with the the Executive E ote : Watson, Kohl , Marson, Mando in, Kelly, Schaeff	75 00 75 00 75 00 75 00 75 00 65 00 85 00 85 00 85 00 85 00 85 00 86 076 60 00 36 89 86 076 60 76 60 76 60 76 60 76 60 76 60 76 80 76 80 76 56 42 read- soard, metz, er—8.
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day (Wm. Keith, night capts Ben. C. Furtherer, lieu John A. Baird, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kavanagh, Thos Dukelow, det Geo. Long, Older Oliver, p Andrew Connelly, Bacob Harter,	yy. LL-MONTH AUG mo. police justi erk captain ain tenant ttenant tenant tenant tenant tetant ective atrolman	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of Lost by the following v. Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste EXECUTIVE B	Park police dispense with the the Executive E ote : Watson, Kohl Marson, Mande	75 00 75 00 75 00 75 00 75 00 75 00 65 00 85 00 65 00 85 00 85 00 66 00 85 00 85 00 85 00 85 00 85 00 85 00 85 00 85 00 75 00 65 00 85 00 75 00 65 00 85 00 75 00 75 00 75 00 75 00 85 00 75 00 85 00 75 00 85 00 75 00 85 00 85 00 75 00 85 00 80 80 80 80 80 80 80 80 80 80 80 80 80 80 8
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day c Wm. Keith, night capts Ben. C. Furtherer, lieu John A. Baird, John E. McDermott, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kavanagh, Thos. Dukelow, det Geo. Long, Older Oliver, p Andrew Connelly, Bobert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell,	y	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of Lost by the following v Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste EXECUTIVE B ROCHESS	Park police dispense with the the Executive E ote : Watson, Kohl , Marson, Mande in, Kelly, Schaeff OARD DEPARTMEN TER, Sept. 3, 1886.	75 00 75 00 75 00 75 00 75 00 75 00 65 00 85 00 65 00 85 00 85 00 66 00 85 00 85 00 85 00 85 00 85 00 85 00 85 00 85 00 75 00 65 00 85 00 75 00 65 00 85 00 75 00 75 00 75 00 75 00 85 00 75 00 85 00 75 00 85 00 75 00 85 00 85 00 75 00 85 00 80 80 80 80 80 80 80 80 80 80 80 80 80 80 8
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day c Wm. Keith, night capts Ben. C. Furtherer, lieu John A. Baird, John E. McDermott, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kavanagh, Thos. Dukelow, det Geo. Long, Older Oliver, p Andrew Connelly, Bobert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell,	y	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of Lost by the following v. Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste EXECUTIVE B	Park police dispense with the the Executive E ote : Watson, Kohl , Marson, Mande in, Kelly, Schaeff OARD DEPARTMEN TER, Sept. 3, 1886.	75 00 75 00 75 00 75 00 75 00 75 00 65 00 85 00 65 00 85 00 85 00 66 00 85 00 85 00 85 00 85 00 85 00 85 00 85 00 85 00 75 00 65 00 85 00 75 00 65 00 85 00 75 00 75 00 75 00 75 00 85 00 75 00 85 00 75 00 85 00 75 00 85 00 85 00 75 00 85 00 80 80 80 80 80 80 80 80 80 80 80 80 80 80 8
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day c Wm. Keith, night capts Ben. C. Furtherer, lieu John A. Baird, John E. McDermott, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kavanagh, Thos. Dukelow, det Geo. Long, Older Oliver, p Andrew Connelly, Bobert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell,	y	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of Lost by the following v. Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste EXECUTIVE B ROCHEST To the Common Council	Park police dispense with the the Executive E ote : Watson, Kohl , Marson, Mande in, Kelly, Schaeff FER, Sept. 3, 1886. :	75 00 75 00 75 00 75 00 75 00 75 00 65 00 85 00 85 00 85 00 85 00 86 07 66 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 56 42 read- coard. metz, sville, er_S.
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day c Wm. Keith, night capts Ben. C. Furtherer, lieut Frank B. Allen, lieu John A. Baird, John E. McDermott, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kavanagh, Thos Dukelow, der Geo. Long, Older Oliver, p Andrew Connelly, Bobert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell, Ed. McDonough, Jos. St. Helens, Chas. E. Fowler,	y	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of Lost by the following v. Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste Executive B Rochess To the Common Council	Park police dispense with the the Executive Fo tote : Watson, Kohl , Marson, Mande in, Kelly, Schaeff OARD DEPARTMEN TER, Sept. 3, 1886. : s and estimates.	75 00 75 00 75 00 75 00 75 00 65 00 65 00 85 00 65 00 85 00 65 00 85 00 65 00 85 00 65 00 85 00 65 00 85 00 75 00 65 00 85 00 75 00 65 00 85 00 75 00 65 00 75 00 75 00 65 00 85 00 75 00 65 00 85 00 75 00 65 00 85 00 76 00 65 00 85 00 76 00 60 00 86 00 87 00 80 80 80 80 80 80 80 80 80 80 80 80 8
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day & Wm. Keith, night capse Ben. C. Furtherer, lieut Frank B. Allen, lieu John A. Baird, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C.Kavanagh, Thos. Dukelow, det Geo. Long, Older Oliver, p Andrew Connelly, Robert Burns, Jacob Harter, Wm. P. O'Neil, Jos. St. Helens, Chas. E. Fowler, Wm. McKelvey,	yy	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of Lost by the following v. Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste EXECUTIVE B ROCHES: To the Common Council The accompanying bill the following statement.	Park police dispense with the the Executive E ote : Watson, Kohl , Marson, Mande in, Kelly, Schaeff FER, Sept. 3, 1886. : s and estimates, having been lawful	75 00 75 00 75 00 75 00 75 00 65 00 85 00 85 00 85 00 85 00 86 07 66 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 56 42 read- coard. metz, sville, er_S, tr, }
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day of Wm. Keith, night capte Ben. C. Furtherer, lieuf Frank B. Allen, lieu John A. Baird, John E. McDermott, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C.Kavanagh, Thos. Dukelow, det Geo. Long, Older Oliver, p Andrew Connelly, Robert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell, Ed. McDonough, Jos. St. Helens, Chas. E. Fowler, Wm. Mokelvey, Robert Sloan, John Dean,	y	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of Lost by the following v. Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste EXECUTIVE B ROCHES: To the Common Council The accompanying bill the following statement.	Park police dispense with the the Executive E ote : Watson, Kohl , Marson, Mande in, Kelly, Schaeff FER, Sept. 3, 1886. : s and estimates, having been lawful	75 00 75 00 75 00 75 00 75 00 65 00 85 00 85 00 85 00 85 00 86 07 66 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 56 42 read- coard. metz, sville, er_S, tr, }
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day (Wm. Keith, night capts Ben. C. Furtherer, lieu Frank B. Allen, lieu John A. Baird, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kavanagh, Thos. Dukelow, det Geo. Long, Older Oliver, p Andrew Connelly, Robert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell, Ed. McDonough, Jos. St. Helens, Chas. E. Fowler, Nobert Sloan, John Dean, Samuel Schwartz,	y	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of Lost by the following v. Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste EXECUTIVE B ROCHES: To the Common Council The accompanying bill the following statement.	Park police dispense with the the Executive E ote : Watson, Kohl , Marson, Mande in, Kelly, Schaeff FER, Sept. 3, 1886. : s and estimates, having been lawful	75 00 75 00 75 00 75 00 75 00 65 00 85 00 85 00 85 00 85 00 86 07 66 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 56 42 read- coard. metz, sville, er_S, tr, }
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day c Wm. Keith, night capte Ben. C. Furtherer, lieu John A. Baird, John E. McDermott, John E. McDermott, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kavanagh, Thos. Dukelow, det Geo. Long, Older Oliver, p Andrew Connelly, Bobert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell, Ed. McDonough, Jos. St. Helens, Chas. E. Fowler, Wm. McKelvey, Robert Sloan, John Dean, Samuel Schwartz,	yy	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of Lost by the following v. Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste Executive B Rochest To the Common Council The accompanying bill the following statement, tracted, examined, audi Board, are hereby cert Board for payment, put	Park police dispense with the the Executive E ote : Watson, Kohl , Marson, Mande in, Kelly, Schaeff FER, Sept. 3, 1886. : s and estimates, having been lawful	75 00 75 00 75 00 75 00 75 00 65 00 85 00 85 00 85 00 85 00 86 07 66 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 56 42 read- coard. metz, sville, er_S, tr, }
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day c Wm. Keith, night capte Ben. C. Furtherer, lieu John A. Baird, John E. McDermott, John E. McDermott, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kavanagh, Thos. Dukelow, det Geo. Long, Older Oliver, p Andrew Connelly, Bobert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell, Ed. McDonough, Jos. St. Helens, Chas. E. Fowler, Wm. McKelvey, Robert Sloan, John Dean, Samuel Schwartz,	y	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt, Ald. Foley moved to ing of the budget of Lost by the following v Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste Executive B Rocchess To the Common Council The accompanying bill the following statement, J tracted, examined, and Board, are hereby certi Board for payment, pur City Charter.	Park police dispense with the the Executive E ote: Watson, Mande in, Kelly, Schaeff OARD DEPARTMENT TER, Sept. 3, 1886. : s and estimates, having been lawful ted and settled b bified to your hon suant to Sec. 148	75 00 75 00 75 00 75 00 75 00 65 00 85 00 85 00 85 00 85 00 86 07 66 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 60 00 86 89 60 76 56 42 read- coard. metz, sville, er_S, tr, }
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day c Wm. Keith, night capte Ben. C. Furtherer, lieu John A. Baird, John E. McDermott, John E. McDermott, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kavanagh, Thos. Dukelow, det Geo. Long, Older Oliver, p Andrew Connelly, Bobert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell, Ed. McDonough, Jos. St. Helens, Chas. E. Fowler, Wm. McKelvey, Robert Sloan, John Dean, Samuel Schwartz,	yy	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt. Ald. Foley moved to ing of the budget of Lost by the following v. Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste Executive B Rochest To the Common Council The accompanying bill the following statement, tracted, examined, audi Board, are hereby cert Board for payment, put	Park police 	75 00 75 00 75 00 75 00 75 00 65 00 85 00 86 07 66 00 86 07 66 00 86 07 66 00 86 07 66 00 86 07 66 00 86 07 66 00 85 00 75 00 75 00 65 00 85 00 75 00 85 00 75 00 85 00 75 00 75 00 75 00 85 00 85 00 86 00 80 80 80 80 80 80 80 80 80 80 80 80 8
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day c Wm. Keith, night capts Ben. C. Furtherer, lieu John A. Baird, John E. McDermott, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kavanagh, Thos. Dukelow, det Geo. Long, Older Oliver, p Andrew Connelly, Robert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell, Ed. McDonough, Jos. St. Helens, Chas. E. Fowler, Wm. McKelvey, Robert Sloan, John Dean, Samuel Schwartz, Jas. A. Johnson, Wm. Burgess, Chas. W. Peart, Chas. Hart,	y	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt, Ald. Foley moved to ing of the budget of Lost by the following v Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste Executive B Rocchess To the Common Council The accompanying bill the following statement, J tracted, examined, and Board, are hereby certi Board for payment, pur City Charter.	Park police dispense with the the Executive E ote : Watson, Kohl , Marson, Mande in, Kelly, Schaeff PARTMENT FER, Sept. 3, 1886. : s and estimates, having been lawful ted and settled b bifted to your hon suant to Sec. 148 ' THOS. J. NEVI	75 00 75 00 75 00 75 00 75 00 75 00 65 00 85 00 65 00 85 00 80 00 80 80 80 80 80 80 80 80 80 80 80 80 8
Michael Hyland, turnke Jacob Markey, janitor POLICE PAY ROI Bartholomew Keeler, 1 B. Frank Enos, police cl Joseph P. Cleary, chief Chas. McCormick, day c Wm. Keith, night capte Ben. C. Furtherer, lieu John A. Baird, John E. McDermott, John E. McDermott, John C. Hayden, det Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kavanagh, Thos. Dukelow, det Geo. Long, Older Oliver, p Andrew Connelly, Bobert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell, Ed. McDonough, Jos. St. Helens, Chas. E. Fowler, Wm. McKelvey, Robert Sloan, John Dean, Samuel Schwartz,	y	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Michael Hyland, turnkey Jacob Markey, janitor John Cougnlin, Albert Gerber, Albert H. Jones, Isaac G. Lovitt, Ald. Foley moved to ing of the budget of Lost by the following v Ayes—Ald. Tracy, Elliott, Foley—5. Nays—Ald. Coughlin, Swikehard, Weider, Ste Executive B Rocchess To the Common Council The accompanying bill the following statement, J tracted, examined, and Board, are hereby certi Board for payment, pur City Charter.	Park police 	75 00 75 00 75 00 75 00 75 00 75 00 65 00 85 00 65 00 85 00 80 00 80 80 80 80 80 80 80 80 80 80 80 80 8

$\mathbf{\hat{2}24}$

HIGHWAY FUND.

Pay roll	for y	week en	ding	July	29, 1	886	\$920	85		
•••	••	•	•	Aug.	5,	••	945			
••		•	•	Aug	. 12,	••	914	86		
••	••	•	:	Aug	, 19,	••	797			
••	••		•	Aug	. 26,	•••	948			
••	••	•	•	Aug Aug Sept	. 2,	••	988	12		
								-\$5,4	60	42
Monthly	pay 1	oll for t	ridge	e ten	ders	tor A	ugust	3	50	00
East ave	nuer	epair ar	aspi	inkli	ing ri	und,	0. 2,8	54		~~
part co John An	st of	work		••••	- - ¹		•••••	1	50	
John An	derse	on, snar	penn	ig_pi	CKS.	•••••		••	18	20
Buffalo,	New	7 YORK	αr.	RR.	CO.,	ur.	loadh	ıg	~~	~~
street	airt,	æc				• • • • • •	• • • • • •	••	20	
H. H. O	raig,	surveyo	r's s	take	8	• • • • • •	•••••	••	75	
J. Flint,	snar	pening	saws	••••	••••	•••••	•••••	••		42
Henry F	lake,	Hans.		••••	••••	•••••	•••••	••	36	40
E. Knicl E. C. Ca	Kerbu	oll group	raver	••••	•••••	• • • • • •	•••	••	30 96	
	mpn	en, gra		•••••	•••••	•••••	•••••	•••	20	78
L. P. Ro L. G. La Whitmo	Eon	toino	onaim	ing k	0.000	rolle		•••		60
Whitmo	L L OU	oubor &	Viat	nne	MeA	dam	nevi	n	4	w
stono	Ro, I	aubera	, vici	uus,	preze	uam,	pavi	ц 8 о	70	48
stone, Wm. J. am, Fi	Stein	hauser	nev	roll	hres	kino	McA	a. °		
am Fi	rank	st var	1	,	~~~~		,	<u> </u>	84	67
Roseila	E PI	ke McA	dam				•••••	. 8	55	
James H	. Nel	lis						•• •	56	
William	Dola	n.,							82	
Roseila James H William Foery & E. B. Ch J. B. W	Kast	ner.	••					. 2	27	
E. B. Ch	ace.	lumber							18	
J. B. W	hitbe	ck. agt.	. lun	ber.					71	
		,	deliv	ering	z oak	lun	iber.		37	48
Chace &	: Otis	, lumbe	r						22	
Arthur	W. M	arvin, 1	epair	rs to	sidev	valk			17	60
(tarvev)	പറ	nneuv.	rebai	rs to	SOL	пклег	. SULE	et		
sweep Geo. F.	ers,	&c		••••		••••			26	
Geo. F.	Flan	nery, ag	rt., si	idew.	alk :	notic	es			50
James S J. L. Mo	ulliva	an, repa	rs te	o pic	ks				21	
J. L. MC	ott Ir	on Wor	ks, d	rink	ing –	foun	tain	••	29	
Wm. Dy	er, r	epairs t	o we	la st.	sew	er	••••	••	18	
G. W. Č John Ri	rouc	h, J r. .	lumb	er;		• • • • • •	••••••	•••	1	68 10
John Ri		son, re	pairs	to pi	CKS.	• • • • • •	•••••	•••	09	
Ellswor		rant, a	icau:	am	• • • • •	•••••	•••••			<i>ã</i> 0
Stoertz I Wilson & N. H. B	Bros.	, pound	er	•	•••••	•••••	••••	•••		00
	100.	onging t	o nia	٠	•••••			•••		10
Alfred H	ш <u>а,</u> 1 У Ма	nn ron	ane ta	n har	noga	••••		••		55
H. A. K	ingel		ha	rdwa	re	••••			5 9	
John W	eher	sand a	nd gr	avel					38	
John Kr	atz.	gravel.	ad gr						52	75
John Kr Chas. W	Tella	Sons.	renat	rs to	tool	s. &c			60	29
A. J. Sc.	hwal	bach, s	and a	nd g	rave	1		. 1	25	
A, J. Sc Hicks &	McK	enzie. h	orse	shoe	ling.				3	25
L. S. Gr	'aves	& Son.	repai	irs to) lift	brid	ges		47	55
Thos. J.	Nev	ille, cle	rk, d	isbu	rsem	ents			48	15
Thos. J. Joseph	Lay	& Co.,	stree	et sv	veepi	ing r	nachi	ne		
brcom	srefi	lled	•• ••						38	59
				-				\$9,9	172	62
And ol	0.000	Tiahm	077 100	nn a						

And charge Highway Fund.

Water Pipe Extension.

Water Lipe Dictonsion.
Payroll for month of August \$ 780 15
Robert Stewart, estimate No. 3, unloading and
distributing water pipe. etc 211 10
Jackson & Woodin Mnf, Co., estimate No. 3,
cast iron water pipe and specials 4,553 34
Buffalo Cast Iron Pipe Co., special castings 169 53
William Dyer, final estimate, laying water pipe
in Culver place
in Culver place
pipe in North avenue. 980
pipe in North avenue 980 David Clancy, estimate No.1, laying water pipe
in Morris and Campbell streets
Wm. G. Reid, estimate No, 2, group 107 200 00
Wm. G. Reid, estimate No. 1, group 108 740 00
Wm. G. Reid, estimate No. 2, group 110 600 00
Wm. G. Reid, estimate No. 2, group 112 500 00
Wm, G. Reid, estimate No. 1, group 113 400 00
John Howe, estimate No. 2, group 109 700 00
Eureka Steam Heating Co., stop gates, jack-
ets. plug. etc
ets, plug, etc
Thos. J. Neville, Clerk, disbursements 35 44
Post-Express Printing Co., printing
Wm. R. Lansing, services as stenographer 15 20
will, in mansing, ou vices as stellographer 10 20
\$9,468 64
And charge Water Pipe Fund.
Water Works Department.
Pay roll, operating expenses for the month of
August
Pay foll, service and repairs for the month of

Pay foll, service and repairs for the month of	•
August Byron Holley, salary for August	2.366 93
Byron Holley, salary for August	200 00
Emi Kulening.	200-00
Geo. W. Aldridge, salary for August	200 00
T. J. Nevtlle, Clerk, disbursements for oats,	
hay. straw. &c	178 92
Vulcanized Fibre Co., valves	620
Florence Iron Works, sprinkling hydrants	156 00

57

	W. A. Case & Sen, packing B. F. Harris, rent of barn for August Geo. A. Reynolds, est. No. 2, removing garb- age	88 (22 5	0
	Geo. A. Reynolds, est. No. 2, removing garb-		
	Jones & Buckley, sait. Jones & Buckley, sait. Sartwell, Hough & Ford, crown meter. Bradshaw & Herzoenger, coal. Morris Bortle & Son, pounders, &c. Rose & Eddy, hardware.	268 1 5 1 20 (50 95
	Sartwell, Hough & Ford, crown meter Bradshaw & Herzberger, coal	20 ()0 14
	Morris Bortle & Son, pounders, &c	7	58
2	Weaver, Palmer & Richmond, hardware National Meter Co., new meters and repairs to	84 4 7 1 10 1	15 31
0	National Meter Co., new meters and repairs to meter.		
0	meter. Cross Bros. & Co., valve leather	10	ĩõ –
0	Rochester Gas Light Co., gas for July	78	35
10 10 12	Cross Bros. & Co., valve leather Bigelow & Osborne, lumber Rochester Gas Light Co., gas for July. Walter S. Payne & Co., gate valves. Robert Crennell, payroll for labor conduit line Leonard & Ellis, oil Aifred P. Mann, repairs to harness and supplies White, Sherwood & Rumssy, leather Jacob Abeles, salt and brooms. Bell Telephone Co., rent of telephones Henry D. Blackwood, painting and papering Joseph Cowles, cleaning water wheels, & c J. B. Colmar, taps and repairs to tapping ma- chine	245 10 1 (7 § 90 (12 § 8 (13)	00 50
101	Leonard & Ellis, oil	8	ŏ
80 80	Alfred P. Mann, repairs to namess and supplies White, Sherwood & Rumsey, leather	36 0	/U 14
18	Jacob Abeles, salt and brooms	7	70
1	Henry D. Blackwood, painting and papering.	85 (117 (BÖ
13	Joseph Cowles, cleaning water wheels, &c	45	73
57 12	J. B. Coimar, taps and repairs to tapping ma- chine. Schitcht & Field Co., cases and pens James R. Chamberlin, hose, packing, &c A. V. Smith Co., blankets, &c. Henry Hebing, hardware. F. E. Witherspoon, rebates of sprinkling tax of 1894 and 1895. J. Nelson Tubbs, expenses to Hemlock lake Whitmore, Rauber & Vicinus, lowering water main and services A. W. Morgan, blow-off gates Ludlow Valve Man'tg Co., stem and wedge nuts.	428 10 97 15	27
10	James R. Chamberlin, hose, packing, &c	97	10 30
97 18	A. V. Smith Co., blankets, &c	15 (00 50
58 51	F. E. Witherspoon, rebates of sprinkling tax of		
0 13 23 50	J. Nelson Tubbs, expenses to Hemlock lake	18 2 8 8	29 35
23	Whitmore, Rauber & Vicinus, lowering water	00	
- 1	A. W. Morgan, blow-off gates	86 34	ŐŌ
70 50 50	Ludlow Valve Man'fg Co., stem and wedge	16 9	90
50 10	nuts. Rochester lead works, lead pipe	9.3	89
80	John A. Vanderwerf, labor and material Maier Bros., wood	857 5	26
58 10	Maier Bros., wood Garvey & Donneily, repairs to wagons Hicks & McKenzie, horse shoeing	38 22 7	10
20	S. B. Williams, oil. S. H. Oviatt, horse shoeing and school tax	10	20
20		10	
10 I	Steele & Avery, stationery Samuel Sloan, plumbing supplies.	105 10 26	66
55 20	Samuel Sloan, plumbing supplies	26	28
30 75	Thos. M. Blossom, coal and cartage Hamilton & Mathews, hardware	84 19	37
75 19 30	-	\$7,776	_
25	And charge Water Works Fund.	51,110	63
55 15	Fire Department.		
59	Pay roll for August Active Hose Co., monthly appropriation Alert Hose Co.,	4,856 250	32 00
_	Alert Hose Co., Fire Extinguisher Manuf. Co., snaps for har.	287	Š Ŏ
62	ness	. 5	00
	ness Wm. Bassett, repairs to Fire Alarm Tel. office,		65
15	Mack & Co., fire axes, Hook 3	9 269	ŏŏ
10	Samuel Moulson, soft soap	269 3 2	00 -
84	Atkinson & Sykes, repairing gongs	2 15 6	75
58	B. H. Clark & Son, du ters, glass, etc	6	62
15	 win. Bassett, repairs to rice Mann let. Once, etc. Mack & Co., fire axes, Hook 3. Stone & Campbell, oats and spout feed. Samuel Moulson, soft soap. Atkinson & Sykes, repairing gongs. H. Brewster & Co., brooms. B. H. Clark & Son, du ters, glass, etc. Smith & Oberst, painting roof, etc. The fagle Odorless Ex. Co., cleaning vault, Hose House No. 3. 	67	69
80	The fagle Odorless Ex. Co., cleaning vault, Hose House No. 8 Doyle & Gallery Co., coal. Rochester Gas Light Co., gas for July. James R. Chamberlin, hose, etc. Howe & Rogers, matiling, binding, etc. Samuel Bemish, paid for washing, months of July and August. United Gas Improvement Co., gas for July and August.	7	92
	Rochester Gas Light Co., gas for July	114	00
00	James R. Chamberlin, hose, etc.	2,261	63 22
00 00 00 00 00 00	Samuel Bemish, paid for washing, months of	~14	~~
õõ	United Gas Improvement Co., gas for July and	00	90
00	August	17	25 04
	C. Williamson, painting and whitewashing	14	•*
88 05	hose house No. 4 and Hosp.	98 43	36 24
88 05 44 00 20	 Samuel Benish, paid for washing, months of July and August. United Gas Improvement Co., gas for July and August. United Gas Improvement Co., gas for July and August. Contents' Gas Co., gas. C. Williamson, painting and whitewashing hose houses No. 4 and Hosp. Howe & Bassett, plumbing, Hose house No. 3 Henry D. Blackwood, painting, graining, &c., Alert Hose and Hayes Truck house. The Guide Mf 'g Co., painting signs. Thos. W. Ford, plumbing, Front st. building. F. Carter, mating, mats, &c., S. B. Williams, oil. Specialty Button Co., uniform buttons. John A. Vanderwerf, repairs to buildings. Thos. J. Neville, Clerk, paid for hay, &c Schmidt & Kaelber, supplies. Wolcott & Moore, parade hats for engineers. 	146	
20	The Guide Mf'g Co., painting signs	24	
64	Thos. W. Ford, plumbing, Front st. building.	86 82	50 75
	S. B. Williams, oil.	5	25
	John A. Vanderwerf, repairs to buildings	85 11	80 56
9 9	Thos, J. Neville, Clerk, paid for hay, &c	91 54	20 50 50 50 50 00
	Wolcott & Moore, parade hats for engineers		00
93 00 00		\$8,792	_
00	And charge Fire Department Fund.	, 104	••

Sprinkling Streets

Robert Stewart. Estimates: Allen st., O. 2,874.....

 $\begin{array}{c} 146 & 56 \\ 24 & 00 \\ 86 & 50 \\ 82 & 75 \\ 5 & 25 \\ 85 & 80 \\ 11 & 56 \\ 91 & 05 \\ 54 & 50 \\ 33 & 00 \end{array}$

\$35 87

225

Center st., O. 2,884.... Ford st., O. 2,888. Front st., O. 2,889. State st., O. 2,897. Mill st., O. 2,907. Warehouse st., O. 2,923. North Washington st., O. 2,924... Hill st., O. 2,895. $12 \tilde{18} \\ 24 22$ 68 38 32 95 8 59 12 59 John Durnan-Estimates: Central ave., O. 2, 877,.... Clinton place, O.2, 880-Court st., O. 2, 882. Court st., O. 2, 882. Elm st., O. 2, 883. Hudson st., O. 2, 884. St. Joseph st., O. 2, 913. S. St. Paulst., O. 2, 914. South ave., O. 2, 944. North ave., Sec. 1, O. 2, 951. Rome st., O. 2, 954. North ave., Sec. 2, O. 2, 951. North ave., Sec. 2, O. 2, 951. North Goodman st., O. 2, 991. Mit. Hope ave., O. 2, 997. \$208 05 11 16 37 65 $\begin{array}{c} 37 & 38 \\ 45 & 27 \\ 12 & 18 \\ 17 & 71 \\ 12 & 40 \\ 28 & 79 \\ 43 & 18 \\ 21 & 70 \\ 32 & 86 \end{array}$ \$423 02 Jacob Stein-Estimates: Clinton st., Sec. 1, O. 2, 878. Clinton st., Acc. 2, 2, 879. Chatham st., O. 2, 881. Franklin st., O. 2, 804. Bast Main st., O. 2, 904. Monroe ave., O. 2, 905. Prince st., O. 2, 905. Difference st., O. 2, 902. University ave., Sec. 1, O. 2, 921. University ave., Sec. 2, O. 2, 922. \$37 48 36 54 14 41 19 29 60 00 73 71 14 40 14 63 18 38 20 37 \$315 77 \$48 72 O. C. French-Estimates: Exchange st., 0. 2,880... Spritnugh st., 0. 2,890. Spring st., 0. 2,918... Troup st., 0. 2,919 S. Washington st., 0. 2,925. N. Union st., 0. 2,980... S. Ford st., 0. 2,981. University ar., sec. 4, 0. 2,987... 3, 0.2,996... **\$51** 11 29 54 31 31 $\begin{array}{c}
 29 & 54 \\
 15 & 06 \\
 22 & 15 \\
 8 & 50 \\
 15 & 50 \\
 \end{array}$ 19 9

\$222 64 **A. W. Turnbull–Estimates:** East ave., Sec. 1, O. 2,885.... Meigs st., O. 2,902.... Scio st., O. 2,917.... \$40 62 13 16

Jas. W. Breakey-Estimates:

Jefferson ave., O. 2,898	\$30
East and West Main sts., O. 2,903,	101
Reynolds st., O. 2,911	17
Sophia st., O. 2,955.	21
N. Ford st., O. 2,989	3
Troup st., O. 3,004	46
	\$221

Dennis Kelly—Estimate:		04
Lyell ave., O. 2,947	\$101	88
'Total	\$1,620	95

Total.... And charge respective Sprinkling Funds.

Local Improvements. Maurice Leyden, recording bond...... And charge Brown st. Improvement O. 2,982 Maurice Leyden, recording bond..... And charge Joiner st. Improvement O. 2,932 Maurice Leyden, recording bond..... And charge Chestnut park improvement O, 2,962 Maurice Leyden according

Maurice Leyden, recording bond ...

Maurice Leyden, recording bond...... And charge Hand st. unprovement, O. 2,986 Maurice Leyden, recording bond..... And charge North ave. Improvement, O.3,001 Maurice Leyden, recording easements.... And charge Rowe st. sewer extension, O.2, 845 Eureka Steam Heating Co., lamp hole jacket And charge Vernon park sewer, O, 2,993 C. H. Finch, damage to trees..... And charge Rowe st. sewer extension O. 2, 845 Water Works Dep't, lowering water main.... And charge Alexander st. sewer, O, 2,953 Water Works Dep't, examining and securing joints.... joints.....

421 1218	And charge Brown st. improvement, O. 2,982 John Mauder, extra work	11 10
24 22 68 38 32 95	And charge Brown st. improvement, 0, 2, 952 John Mauder, extra work,	116 25
82 95 8 59	And charge of West ave improvement 0, 2866. D. G. W. Hatch inspection.	38 75
12 58 9 07	D. G. W. Hatch, inspection. And charge Vienna st. pipe sewer, O. 2967. Ernst Kettwig, inspection And charge Vernon park pipe sewer, 0. 2983.	
	And charge Vernon park pipe sewer, O. 2933.	51 25
\$208 05	D. G. W. Hatch, inspection And charge Alexander st. pipe sewer, O. 2953. J. Vincent Brown, inspection	15 00
		60 00
$\begin{array}{ccc} 26 & 44 \\ 32 & 20 \end{array}$	H. M. Webb, inspection.	22 50
$\begin{array}{c} 11 & 16 \\ 37 & 65 \end{array}$	And charge Caroline st. sewer reconstruction	62 50
37 65 37 38 45 27	And charge Hensler alley pipe sewer, 0.2961. William Howe, inspection.	35 00
12 18 1	And charge Caroline st. sewer reconstruction	00 00
12 40 28 79	0. 2936. John Creegan, inspection And charge Plymouth ave. and Edinburgh st. sewer. 0. 2998.	81 25
$ \begin{array}{c} 43 & 18 \\ 21 & 70 \\ 32 & 86 \end{array} $	sewer, O. 2928.	
32 86	August Seiser, inscection. And charge S uth St. Paul st. sewer, 0.2930.	52 50
\$423 02	Obed M. Rice, inspection And charge Straub st. pipe sewer, O. 2960. Obed M. Rice, inspection	25 00
\$37 43		57 50
36 54 14 41	Mm. S. Pike, inspection	46 25
19 29 60 00	And charge blown st. hiptovenieut, 0.2382. And charge Davis st. pipe sewer 0. 2008. Ernest Kettwig, inspection	82 50
$\begin{array}{c} 60 & 00 \\ 73 & 73 \\ - & 14 & 40 \end{array}$	At d charge Allen et improvement O 2002	22 50
14 62 18 38	wm Howe inspection	20 00
20 37 6 60	And charge Henrietta ave. pipe sewer O. 3007 Wm. Howe, inspection And charge Henrietta ave. imp'm't, O. 2867.	25 00
	James S. Murray, inspection	82 50
\$315 77	James S. Murray. inspection And charge Bates st pipe sewer, O. 2959. Samuel Eaton, inspection And charge Joiner st. improvement, O, 2932.	65 62
	And charge Joiner st. improvement, O, 2932. August Seiser, inspection And charge Lewis st. pipe sewer, O: 2973.	38 75
\$48 72	And charge Lewis st. pipe sewer, O: 2973. Street Department.	
\$51 11 29 54	Inspec ion, stakes, &c	\$18 85
29 54 31 31	And charge Vienna st. pipe sewer, O. 2,967.	14 72
29 54 15 06	And charge Caroline st. sewer reconstruc- tion. O. 2,936.	
	Inspection, s akes, &c And charge Harris av. pipe sewer, O. 2,859.	27 18
$15 50 \\ 19 93$	Stakes and cartage And charge Langham st. plank walk, 0.2,972.	3 25
	Inspection. And charge Hastings av, plank walk, 0.2, 976.	2 54
\$222 64	And charge Driving Park av. plank walk, O.	3 00
	2,958.	4.00
13 16	Stakes cartage, &c. And charge Zimmer st. plank walk, O. 2,938.	4 92
\$79 86	Notifying property owners And charge Benton st. pipe sewer, O. 2,857.	25
\$30 88 101 15	Notifying property owners And charge Avenue C and Harris av. pipe sewer, O. 2,863.	50
$ \begin{array}{r} 17 & 67 \\ 21 & 70 \end{array} $	Nothrying property owners	50
3 31 46 33	Ane charge nowe st, sewer extension, (), 2, 649,	4 00
\$221 04	Stakes and cartage And charge Culver Park cement walk. O. 2,943.	
\$101 85	And charge Straub st. pipe sewer, 0 2,960.	10 33
	Inspection, stakes, etc. And charge Alexander st. pipe sewer, O 2,953.	24 34
,6 20 95	And charge Vernon park pipe sewer. O 2,933	15 76
	Inspection, test pits, etc.	45 53
1 50	Inspection, test pits, etc And charge South St. Paul st. sewer, O. 2, 930. Cleaning sewer and inspection	125 27
1 50	And charge Pinnacle ave. sewer cleaning. O. 2,952.	
1 50	Stakes and cartage. And charge Wackerman st. plank walk, O.	3 75
1 50	2,942.	3 40
1 50	And charge Lake ave plank walk (9070	37 47
3 00.	And charge Pixmouth ave. and Edinburg st. sewer, O. 2,928.	
4 99		16 92
	And charge Ward park sewer reconstruction, 0. 3,019.	0.00
15 00	Inspection, stakes, etc And charge Henrietta ave. pipe sewer, O.	6 33
68 31	3,007. Inspection and stakes	10 86
30 0 14	And charge Davis st. pipe sewer, O. 3,003. Inspection, test pits, etc	19 62

13 84

And charge Hensler alley pipe sewer, 0.2,961. Inspection, test pits, etc..... And charge Lewis st. sewer, 0.2,973. Inspection, stakes, etc...... And charge Bates st. sewer, 0.2,959.

18 37

Partial Estimates.

Warren-Scharf Asphalt Paving Co., estimate

Edward Weilert, estimate No. 2..... And charge East ave. repair and sprinkling, 350 00

O. 2,854. \$14,276 16

Final Estimates.

John Mauder, assignee P. McGraw, Jr.,		
Driving Park ave. walk	193	00
N. L. Brayer, Hastings ave. walk	55	20
	348	45
	750	28
Thos. Oliver & Son, Langham st. walk	120	84
Zimmer st. walk	48	20
··· ·· ·· Benton st. walk	314	90
··· ·· Culver park cement		
	735	25
Geo. Chambers, Straub st. sewer	768	09
	133	28
Geo. Chambers, Vernon park sewer	792	59
Whitmore, Rauber & Vicinus, S. St. Paul		
st. sewer	511	08
	876	00
McConnell & Jones, Plymouth ave. and		
Edinburgh st. sewer 2,	844	95
	288	75
John Mauder, Wackerman st. walk	51	64
	329	70
		52
	626	
	486	
······································	034	72

Lewis st.sewer..... 1,0 M.O'Brien, Bates st, sewer..... 979 29

30.476 20

Ald. Mandeville moved that the bill of the Specialty Button Company for buttons for members of the fire department for \$85.80 be stricken from the budget. Adopted.

The finance budget, as amended, was then adopted by the following vote :

Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Elliott, Fo'ey, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-13.

Ald. Kelly moved that the rule for adjourning at 11 o'clock be suspended for half an hour.

Adopted by the following vote: Adves-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-13.

By Ald. Elliott-

ROCHESTER, N. Y., Sept. 7, 1886.

To Ald. Geo. W. Elliott, City: DEAR SIR-Allow me to call your attention to the bad condition of the roadway on Court street at its junction with James, caused by a piece of unused street car tracks, about 100 feet in length, which has never been used, with the exception of two days, since laid. Please do what you can to better the condition of the above and oblige, Yours never the street for the street for the street street

Yours respectfully, J. C. KALBFLEISCH.

Ordered received, filed and published. By Ald. Elliott-Resolved, by the Common Council of the city of Rochester, that the Rochester City & Brighton Railroad Company be directed to remove as soon as possible the unused portion of their tracks of the route near the junction of Court and James streets on the beforementioned Court st. Adopted.

By Ald. Elliott-Resolved, by the Common Council of the City of Rochester, that the Rochester City & Brighton Railroad Company be directed to remove their temporarily laid tracks on Court street bridge without unnecessary delay. Adopted. By Ald. Elliott-Resolved, That the Lamp

Committee be instructed to put two gas lamps in Canfield place. Referred to Lamp Com-

mittee. Ald. Weider moved that the rule for adjourning be further suspended half an hour.

Adopte i by the following vote: Ayes-Ald, Tracy, Marson, Watson, Kohl-metz, Elhott, Foley, Mandeville, Weider, Stein, Kelly, Schaeffer-11. Nays-Ald, Coughlin, Swikehard -2, Br Ald Elliott, Baselyad, That it is inov.

By Ald. Elliott-Resolved, That it is inex-pedient to permit the extension of any water mains by any person or persons unless the fund for the payment of the same has been appropriated by the Common Council in the Annual Budget of the year and is in the hands of the City Treasurer; and the Executive Board shall not extend water mains unless they have the funds in hand to pay for the same.

Ald. Foley moved that the resolution be indefinitely postponed. Adopted by the following vote :

Ayes-Ald. Coughlin, Watson, Kohlmetz, Foley, Swikehard, Stein, Kelly, Schaeffer-8.

Nays-Ald. Tracy, Marson, Elliott, Mande-

Nays—Ald. Tracy, Marson, Elliott, manue-ville, Weider—5. By Ald. Elliott—Whereas, Intimations have been made by use of type and pictures, in the Sunday Herald newspaper of this city, under date of Aug. 15, 1886, that the members of the police force "not only allowed the operation "of French wheels in their immediate pres-tioned to the alloged excitement "ence, but partook of the alleged excitement

" by joining in the game day after day " during the week of the races; and Whereas, It is also represented by a picture,

wherein policemen are depicted as playing with the "wheel of fortune," etc. etc.

Therefore, Since this imputation, if allowed to go unchallenged might allow an unjustifiable charge or intimation to lodge against the

Resolved, That the police commissioners be requested to investigate the truth of the allegations in the Sunday Herald, aforesaid, and report the same to this Board within thirty (30)

days from date. (Sept. 7, 1886). President Tracy stated that he had definite information to the effect that the Police Commissioners had already taken steps to investigate the charges made.

Ald. Stein moved that the resolution be laid on the table. Lost.

The resolution of Ald. Elliott was then adopted.

By Ald. Foley-Petitions of Edward J. Kelly and Luther C. Benedict for permission to erect wood buildings. Granted. Also petition for sidewalks on Reynolds street. Referred to the City Surveyor to prepare an ordinance.

By Ald. Foley-Resolved, That the Executive Board be and it is hereby authorized to expend from the Water Pipe Extension Fund the sum of \$1,400 for extending a water main in Hawley street from Jefferson avenue westward. Also said board is hereby authorized to expend from said fund the sum of \$1,400 to extend a Holly water main in advance of the asphaltum improvement on West avenue, provided the

owners of property on said avenue will advance to said Water Pipe Extension Fund on demand of the Executive Board \$800, to be repaid to them within one year without interest, said \$800 to be also used in the extension of said Holly main in West avenue from Canal street to Favor street Adopted.

By Ald. Mandeville-

To the Hon. Common Council:

GENTLEMEN-You are respectfully invited to in-spect the condition of the basement of the City Hall this evening, after the meeting of the Common Council.

Having renovated and painted the basement we ask your honorable body to honor us with your presence on this occasion. Respectfully, JOHN O'LEARY, Engineer, FRANK D. FAY, Night Watchman.

On motion of Ald. Watson the invitation was accepted.

By Ald. Swikehard-Resolved, That the Lamp Committee be and they hereby are requested to remove all poles and lamp posts not in use at the present time, also that they be requested to repair and paint all lamp posts where found necessary. Referred to Lamp Committee.

By Ald. Weider—Petition of Charles Knope for damages caused by driving his horse in a sewer on Hawthorne street. Referred to the Law Committee.

By Ald. Weider-Resolved, That the Lamp Commitsee be airected to place gas lamps as follows : One on Alexander street, east of South avenue; one on Averill avenue, at the corner of Whalen street; one on Alexander street, between South and Mt. Hope avenues. Referred to the Lamp Committee.

Ald. Weider presented a petition from tax-payers on Mt. Vernon avenue, and moved that it be referred to the Sewer Committee to investigate and report at the next meeting. Adopted.

By Ald. Stein-Petition of J. M. Hefty for permission to erect a wood building. Referred to the Wood Building Committee and fire marshal, with power to act.

Ald. Stein moved that the final ordinance for Hudson park pipe sewer, No. 3,041 be re-considered. Adopted.

Ald. Stein moved that action be postponed four weeks. Adopted.

Ald. Kelly presented a petition from John G. Hetzel for remission of taxas, and it was referred to the Assessment Committee.

Ald. Kelly moved that a committee of three be appointed to consist of the aldermen from the Fifteenth, Eleventh and Ninth wards, to confer with the Superintendent of Public Works in relation to the condition of the sewer and culverts under the canal that connects with the Lyell avenue and Saxton street sewer. Adopted.

By Ald. Schaeffer-Petitions of Walker S. Lee and Francis N. Skuse for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

ld. Schaeffer moved that the final ordinance for a plank sidewalk on Dake street be reconsidered. Adopted.

Under the rule further action was postponed two weeks.

GOODMAN STREET SEWER EASEMENT.

Bv Ald. Schaeffer-Whereas, The city of Rochester is unable to obtain by purchase the lands and easement in lands belonging to Mrs. Hannah F. Brown necessary for the construction of a portion of the sewer and cleaning and enlarging the ditch, and thus affording an outlet and discharge of sewage thrown into, upon, through and across said lands, as contemplated by ordinance No. 2,963, entitled : "Goodman street stone sewer;" now, therefore, it is hereby

Resolved, That the Executive Board of the city of Rochester te, and it is hereby directed and authorized for and in behalf of the city of Rochester to proceed to acquire the title or other rights to and in such lands and easements in lands belonging to said Hannah F. Brown, as are or may be necessary for the purposes contemplated in and by said ordinance, and to acquire the permanent and perpetual right of sewage flow, outlet and discharge into and through the sewer and ditch specified in said ordinance, with the right at all times of the city and said board and its or their agents and servants, to enter upon said lands of said Han-nah F. Brown, for the purposes of enlarging, deepening, cleaning, keeping open and in re-pair said ditch and the sewer to be constructed under said ordinance which shall be discharged into said ditch; such proceedings to be taken by said Board under the provisions of and in the manner specified by section 162 of the city charter. Adopted.

By Ald. Tracy-

To the Honorable the Common Council of the Citu of Rochester:

GENTLEMEN—On the 16th day of August, 1886, we granted a hotel license to Joseph Kelly of No.22 Hill street, for which he paid \$60. On the lst day of September, 1866, he sold out his hotel to one, William D. Betts, and he understood said license could be transformed. As a transfer gampath William D. Betts, and he understood said license could be transferred. As a transfer cannot be made, and Mr. Betts is ready to take out a license in bis name and to pay from the time Mr. Kelly's expired. We recommend that your board refund Mr. Kelly the \$60, the amount paid for his license. POMEROY P. DICKINSON, CONRAD HERZBERGER, JAMES MALLEY, Excise Commissioners of the City of Rochester.

Dated Rochester, Sept. 6, 1886.

Ordered received, filed and published.

By Ald. Tracy-Resolved, That the clerk is hereby directed to draw an order on the city treasurer in favor of Joseph Kelly for \$60, as per recommendation of Excise Board, and charge poor fund.

Adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly, Schaeffer-13.

The chairman announced as the committee on Vincent place sewer Ald. Kohlmetz, Watson and Swikehard.

The board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council-Sept. 21, 1886. [street, in the city of Rochester; and to con-

BEGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present – Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

Absent-Ald. Selye.-1.

The chair called the attention of the Board to Rule 15 in relation to Aldermen speaking more than twice on the same subject and said it would hereafter be enforced.

APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Coughlin-Bills of

Citizens' Gas Co., lighting lamps August. 1,627 50 Citizens' Gas Co., lighting lamps Septem-

ber\$1	, 575	00
United Gas Co., lighting lamps August	353	40
Charles McDonald, lighting lamps, Sept	589	31
Citizens' Gas Co., setting posts	32	55
Fred Stone, freight and cartage	2	70
Charles McDonald, setting posts	- 6Ö	5Ŏ

Referred to the Lamp Committee.

By Ald. Marson-Petition of J. M. Aiken for permission to erect a wood building granted. The petition of Mrs. Mary A. Wheeler in regard to the extension of bay windows in the block at 39 East Main street was ordered received and filed, and on motion of Ald. Marson the petition was granted. By Ald. Watson—Petition of S. P. Kelsey

for permission to erect a wood building over scales on Stone street; granted under direction of the Fire Marshal.

By Ald. Kohlmetz-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: The Genesee Falls Railway Com-pany, by Bacon, Briggs & Beckley, its attorneys, respectfully asks that your honorable body consent to the construction of the railroad of said company across Livingston street, in said city; and that said company have permission to construct, maintain and operate a branch-track or switch along Liv-ingston street, from the main line of the said rail-road to the westerly end of the said street.

Your petitioner respectfully represents that all the land abutting upon said street, west of the main line of said railroad, is owned by the Bartholomay Brewing Company and Curtice Brothers, each of which has asked the officers of the said railroad to construct, maintain and operate such branch-track

Your petitioner further represents that such branch track or switch is necessary for the pur-pose of enabling your petitioner to deliver to and receive from said Bartholomay Brewing Company and said Curtice Brothers, cars loaded with freight

Your petitioner further respectfully represents, that the portion of Livingston street in which it is desired to construct, maintain and operate such branch track or switch, is used exclasively by the said owners of the abutting lands, and by persons transacting business with them. THE GENESEE FALLS RALIWAY COMPANY, By Bacon, Briggs & Beckley, its Attorneys.

Ordered received, filed and published.

By Ald, Kohlmetz-Resolved, That the Genesee Falls Railway Company be and it hereby is authorized to construct, maintain and operate the main line of its railroad across Livingston

58

struct, maintain and operate a branch-track or switch along Livingston street, from the main line of said railroad to the edge of the east high bank of the Genesee river. Adopted.

By Ald. Kohlmetz-Petitions of T. W. Galvin and Daniel Haley, for permission to erect wood buildings; referred to the Wood Building Committee and Fire Marshal, with power to act; also, petition for lighting Cleveland park; referred to the Lamp Committee; also, petition of Nicholas Pfrang, for relief on account of injuries received, as alleged. through negligence on the part of the city; referred to the Law Committee.

By Ald. Elliott-Petition of William Bishop, for permission to erect a wood building; re-ferred to the Wood Building Committee and

Fire Marshal, with power to act. By Ald. Foley-Petition of Fred Goetzman, for permission to erect wood buildings; granted.

By Ald. Foley-bills of-

Nathan English, beans	\$40 25
James McMannis, groceries	88 01
Johanna Yauman, rent	17 00
Mathew Jacob, bread	23 38
Geo. J. Knapp, groceries	13 50
J. Morhardt. meat	25 00
P. Connoughton, groceries	46 50
	10 00
Mary Flannigan, board	
C. Reuter, meat.	25 00
Geo. Oppell, bread	24 79
A. Hefner, bread	14 31
J. J. Fisher, meat	25 00
Drew, Allis & Co., directory Exec. Board	4 00
Granger, Smyth & Bro., meat	116 80
Geo. Weider, groceries	26 00
Geo. Weider, groceries Gerling Bros., flour and meal	501 01
Thomas McAnarney, groceries	20 00
Hugh Hamilton, groceries	35 00
C. W. Grav. groceries	23 50
Louis Maier, burials	61 00
M. Eisenmenger, groceries	21 00
S. A. Bowers, rent.	21 10
E. A. Jaquith, groceries	1 00
City Hospital, board	743 00
John Lutes, disbursements	31 27
F. J. Amsden, transportation	13 67
W. C. Dickinson, coal	83 25
Tohn Sondong ront	4 50
John Sanders, rent	2500
John Fisher, meat.	
Frank Defendorf, groceries	11 00
Referred to the Poor Committee.	
By Ald. Mandeville—Bills of	
-	00.00
F. J. Irwin, cleaning City Hall	66 00
Rochester Gas Light Co., gas for city build-	
1ngs	125 05
ings. A. Metcalf, soft soap	3 50
J. T. Cox, cleaning carpets and matting	24 25
Referred to the City Property Commit	tee.

Referred to the City Property Committee By Ald. Swikehard-Petition of Simon Foos for permission to erect a wood build-Referred to the Wood Building Coming. mittee and fire marshal with power to act. Also, petition for opening a street from Sherman street to Angle street. Referred to the city surveyor to prepare an ordinance.

By Ald. Swikehard-Bills of

M. E. Servis, repairing headquarters	6147	75
Baltimore & Ohio Telegraph Co., services		
August	5	60
B. L. Sheldon, meals for prisoners August	8	00
Western Union Telegraph Co., services		
August	10	
W. L. Buckland, horse hire	15	
·· · · · livery	2	50
Maggie Gaffney, cleaning July	13	00
Maggie Gaffney, cleaning July	13	00
Frank S. Skuse, expenses Palmer burglary		
case	20	80

00

ŏŏ

5035

George Long, expenses Dickinson case	2 14 (
Henry Baker, expenses Murray case	4 30
S. A. Pierce, services	13 00
John C. Hayden, expenses Stott case	6 00
B. Frank Enos, expenses for August	10 35
James Kavanagh, hack hire	5 00
D. formed to D. H. Gomernithe	

Referred to Police Committee.

By Ald. Weider-Petition of Geo. M. Ford for permission to erect a wood building; granted under direction of the fire marshal.

By Ald. Weider-Bills of-

Samuel Knowles, hack hire	\$ 3
Guide Manufacturing Co., signs	24
Geo. F. Flannery, printing	10
	61 ·
Williamson & Higbie, stationary, clerk's office	148
Williamson & Higbie, stationery, City At-	110
torney's office	41
Williamson & Higbie, st tionary, Sur-	1.
veyor	48
Williamson & Higbie, stationery, City At-	10
torney	44
torney Western Union Tel. Co., services	6
Western Onion Tel. Co., Services	5
German Printing Co., publishing notices	8
W. W. Morrison, printing	23
Myron H. Ray, serving notices	8
Lawrence W. Davis, serving notices	8
Weaver, Palmer & Richmond, tools, sur-	0
vevor	1
M. Greenagle, carriage hire	6
	U
Schmidt & Kaelber, tracing paper, sur-	17
veyor Ivan Powers, disbursements	27
	12
I E Osisha	
I. F. Quinby,	41
Defensed to the Continuent Transmo	a Clam

Referred to the Contingent Expense Committee.

By Ald. Stein-Petitions of Klein & Hof-heinz, J. W. & D. W. Ross and Ruben Goldstein for permission to erect wood buildings; granted under direction of the fire marshal; also petition for sewer and grading on Hudson park; referred to the city surveyor to prepare an ordinance; also petition for gas mains on Sellinger street; referred to the lamp committee; also petition for electric light on Hudson street; referred to the lamp committee.

By Ald. Kelly-Petition for pipe sewer in Anne street. Referred to the City Surveyor to prepare an ordinance.

By Ald. Schaeffer -- Petition of Geo. C. Jenny for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act. Also petition Referred to the for opening Carter street. City Surveyor to prepare an ordinance. Also petition for changing the name of Huron street to Hibbard place. Referred to the Commit ee on Opening and Alteration of Streets.

By Ald Elliott-Bills of

Dy Alu, Ell.000	Dillo	0L		
Philip Ernst, harn				\$ 4 75
Jacob Stein, coll	ecting	garbage		171 00
Jacob Rauber,	••	••	• • • • • • • •	171 00
John W. Mason,	••	· ••		342 00
Daniel Hickey,	••	••		171 00
John Baker,	••	••		171 00
Peter Hardy,	•••	••		171 00
J. W. Maser,	••	••	• • • • • • • • <i>•</i> •	171 00
Wm. Rosengreen,	••	••		171 00
Pat'k Bradley.	••		• • • • • • • • •	228 00
Pat'k Bradley.	••	••		109 25
Mt. Hope cemete	ry, ren	t of Ho	pe Hos-	
pital				100 00
H. D. Bryan, print				45 00
Williamson & Hig	bie. sta	tion ry.		13 61
Dr. A. Drinkwater				16 00
D-614-41				

Referred to the Health Committee.

REPORTS OF STANDING COMMITTEES.

Ald. Coughlin from the Lamp Committee, Ald. Foley from the Poor Committee, Ald. Man-deville from the City Property Committee, Ald. Swikehard from the Police Committee, Ald. Weider from the Contingent Expense Committee, and Ald. Elliott from the Health Committee, reported favorably on the bills referred to their several committees, and referred them to the Finance Committee for payment.

By Ald. Kelly-

To the Honorable the Common Council of the City of Rochester :

00 25 GENTLEMEN-The action brought by Micajah W. Jackson against the city of Rochester to recover 75 damages for the discharge of sewage by the defendant from the North avenue outlet sewer in the fendant from the North avenue outlet sewer in the town of Irondequoit and to enjoin the defendant from the use of said outlet for the purpose of sewage, and which has been decided by the court in favor of the plaintiff and damages awarded him in the sum of \$50, besides the costs of the action, and an injunction preventing the use by the city of the small creek upon the plaintiff's premises as an outlet for sewage at the end of six months from the rendition of the judgment. has 36 77 03 $\frac{70}{55}$ premises as an outlet for sewage at the end of six months from the rendition of the judgment, has been duly considered by your committee, and it is of the opinion that there are legal questions in-volved in said decision which should be reviewed by the General Term. Your committee recomends that the City Attor-ney be instructed to appeal from the Undgment of 25 04 00 90 00

ney be instructed to appeal from the judgment en-90 tered in this action. 3Ŏ

Respectfully submitted, J. MILLER KELLY, PHILIP WEIDER, HENRY KOHLMETZ, D. V. W. SELYE, G. W. ELLIOTT, Law Committee.

Ordered received, filed and published.

By Ald. Kelly-Resolved, That the City Attorney be, and he hereby is, instructed to appeal from the judgment entered upon the decision of the court in the action brought by Micajah W. Jackson against the city of Rochester entered in the clerk's office of Monroe County on the 6th day of September, 1886. Adopted.

By Ald. Kelly

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-Your Law Committee have had under advisement the case of Elizabeth Deverell against William Fuller, and begs leave to submit the following :

the following: The action was begun August 1, 1885, in the Monroe County Court, against William Fuller, who was at the time a foreman for George Cham-bers, who had a contract with the Executive Board for the laying of water pipe in and through Magnolia and Genesee streets. The complaint alleged the wrongful carrying away and conversion of a quantity of stone excavated in the laying of said water pipe in front of the plaintiff's premises, situated on the southeast corner of Magnolia and

situated on the southeast corner of magnona and Genesee streets. The action was tried last January and resulted in a verdict for the plantiff for \$37.50, upon which verdict, the title to real estate being in question in the action, judgment was entered on the 3d day of February, 1886, in favor of the plaintiff for \$37.50 damages and \$64.56 costs. An appeal was taken from the judgment to the Supreme Court by the City Attorney as attorney for Mr. Fuller, unthe City Attorney as attorney for Mr. Fuller, un-der the direction of the Executive Board, whom it seems had directed the removal of said stone by Mr. Fuller after the plaintiff had been notified to remove them from the street.

00 After a careful investigation we are of the opin-61 ion that the action should be discontinued and paid, to the end that Mr. Fuller be subjected to no further expense or trouble in and about the same.

Your committee, therefore, recommends that the accompanying resolution be adopted. Respectfully submitted.

ſui	iy :	su	or	niti	teo	1.		
Л.				TO D			×	

		TATHONG IN THE	
р		WEIDER.	
ι.	٠	WEIDER.	

D. V. W. SELYE, H. KOHLMETZ, G. W. ELLIOTT,

Law Committee.

Ordered received, filed and published. By Ald. Kelly-Resolved, That the Execu-tive Board be, and it nereby is, authorized and requested, upon the execution and delivery of a properly acknowledged and executed satisfaction piece of the judgment and stipulation of discontinuance of the appeal in the action of Elizabeth Deverell against William Fuller, satisfactory to the City Attorney, to pay the amount necessary, out of the water pipe extension fund. Adopted.

By Ald. Kelly-

To the Honorable the Common Council of the City of Rochester :

of Rochester: GENTLEMEN: --Your Law Committee would re-spectfully report that there are now pending against the city of Rochester two suits: One en-titled Amelia Groves and Thomas H. Groves, against the city of Rochester, which was an ac-tion brought by the plaintiffs to recover damages for personal injuries which the plaintiff, Amelia Groves, sustained by the alleged negligence of the city of Rochester in 1. aring unguarded a trench on the corner of North St. Paul street and Rau place in said city. In that ac-tion a judgment was recovered and entered against the city on the 3d day of June, 1885, for the sum of \$20,618.50, damages and costs. In that action the amount claimed as damages was \$25,000. That suit is now pending in the Court of Appeals, after having been reviewed and affirmed by the General Term. That judgment, with interest computed

having been reviewed and affirmed by the General Term. That judgment, with interest computed thereon from the date of the entry of judg-ment, and the costs of appeal to the General Term now amounts to the sum of \$22,226.72. Upon the trial of the suit of Amelia Groves against the city, His Honor, Judge Francis A. Macomber charged the jury as follows: "In this case I charge you that the plaintiff cannot recover for expense of doctor's care which may have been befowed upon her for the reason that is a mata

case I charge you that the plaintin cannot recover for expense of doctor's care which may have been bestowed upon her, for the reason that is a mat-ter for her husband to recover if he should ever bring an action for it. Her husband is bound to maintain her, and was bound to pay any expenses of her illness. Her loss of labor is not to be taken into account, except so far as it shows the extent of the injury and her disease following the injury. Her labor also beiongs to her husba id." On the 5th day of Angust, 1885, Thomas H. Groves, husband of Amelia Groves, commenced an action against the city of Rochester for his wife's loss of services, and the expenses he had been put to by reason of her injuries, for which he claims dam-ages in the sum of \$50,000. That action has been noticed for trial, and will be upon the calendar, and, in all probability, among the earlier cases tried at the coming Circuit Court, which will be held in this city on the 4th day of October, 1886. Your committee have also to report that propo-sitions have been made through the plaintiff's com-sel, for and in behalf of the plaintiff's com-sel, for and in behalf of the plaintiff's com-sel, for and in behalf of the plaintiff's com-sed, sort and in behalf of the plaintiff's com-sed sort thement of the some

aforesaid actions looking toward a final adjustment

aforesaid actions looking toward a final adjustment and settlement of the same. Your committee would, therefore, recommend that a written opinion be obtained from the former city attorney, Mr. John N. Beckley, who tried the case of Amelia Groves vs. the city of Rochester, in which judgment was rendered against the city, and who argued the same upon the appeal to the Gen-eral Term, at an expense not to exceed \$25, as to what, in his judgment, are the probabilities of a would be an advantageous basis of settlement in the two suits now pending. Your committee also suggests that immediate

action should be taken in the premises, as the case is already noticed tor trial, and will be among the earlier cases tried at the coming Cir-cuit, and the attorney for the defendant will be un-der the necessity of making immediate preparetion der the necessity of making immediate preparation for trial of the same, unless the same is disposed of by settlement. Respectfully submitted,

J. MILLER KELLY, P. WEIDER, D. W. SELYE, H. KOHLMETZ, GEO. W. ELLIOTT, Law Committee.

Adopted.

Ald. Marson, from the Sewer Committee, in the matter of the Mt. Vernon avenue sewer cleaning, reported that the members were unable to agree, and movel that it be referred to the Executive Bcard. Adopted.

By Ald. Coughlin-

ROCHESTER, N. Y., Sept. 21, 1886.

To the Honorable Common Council:

GENTLEMEN: Your Lamp Committee, realizing the fact that the sum set apart by the Finance Committee for lighting the city is not sufficient for that purpose, and believing that the money should be expended for the best light that can be secured, do hereby offer the following:

Resolved, That the Mayor be, and is hereby di-rected to enter into contract with the Brush Elec-tric Light Company, under conditions of the pres-ent contract, at a rate not to exceed thirty cents per light per night to light the following streets :

An electric light-Cor. Harvard and Rowley sts. to displace 7 gas li'ts. Cor. Brighton ave Cor. Central ave. and Scio and 1 oil light. 6 ... 7

	An electric light					·	
	Cor. Court and Wil	liam sts	s. to	displace	7 gas	lights	
Ì	Cor. ·· Che	stnut	••	•••	8		
		innah	••	••	6	••.	
	Cor. Marshall and B	roadwa	av	••	6	••	
	Cor. Griffith	••		••	7	••	
	Cor. Alexander	••		••	8	••	
	Cor. Averill	••		••	6	••	
	Cor. Meigs	••		••	6	••	
	and 1 oil light	ht.					
	Cor. Meigs and Pe	arl sts	to	dignlace	7 0.9 0	lighte	

sts. to displace 7 gas lights and 2 oil lights. An electric light—

Cor. Pinnacle ave. and Alexander st. to displace 6 gas lights.

An electric light-

An electric ngut-Cor. Pinnacle ave. and Alexander st. to displace 6 gas lights and 2 oil lights. An electric light-

Cor. Goodman stand Park ave. to displace 6 g.li'ts. Cor. Oxford st. 7 . . ġ.

Cor.Vick pk, ave. A,

Cor. North ave. and Concord st.	••	6	••
Cor. Smith and Frank st.	••	6	••
Con Fact and and Harnthanna at		0	

Cor. East ave. and Hawthorne st. 8 Cor. Fulton ave. and Jones st., cor. Frank and Jones ave., cor. Fulton ave. and Emerson st., cor. Fulton ave. and Locust st., to dis-place 24 gas lights. The lights to be located under the supervision of the Lamp Committee

A saving of	141 00
WM. COUGHLIN. JR.,	
J. H. FOLEY.	
GEO D SWIKERAPD	

H. KOHLMETZ, Lamp Committee.

Ald. Coughlin moved that the report lay on

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, Rochester, N. Y., Sept. 20, 1886.

To the Common Council:

GENTLEMEN-In the matter of widening Myrtle street under ordinance 3,020 the Executive Board street under ordinance 3,020 the Executive Board would respectfully report that the owner of the lands to be taken demands \$1,200 therefor. The Executive Board believing this to be excessive would respectfully recommend that the City At-torney be directed to apply to the court for the appointment of a commission to assess the dam-ages. Respectfully submitted, THOS.J. NEVILLE, Clerk.

Ordered received, filed and published

Ald. Kelly moved that the ordinance for idening Myrtle street be reconsidered. widening Adopted.

Aid. Kelly moved that the ordinance be indefinitely postponed. Adopted.

OFFICE OF EXECUTIVE BOARD, (ROCHESTER, N. Y., Sept. 21,1886.)

To the Hon. the Common Council :

GENTLEMEN : I am directed to transmit to your GENTLEMEN: I am directed to transmit to your honorable body the substance of the results reached by the Executive Board in attempting to negotiate for the necessary easements through lands owned by Hannah F. Brown, easterly of Goodman street, and northerly of Bay street, in this city, for the construction of a portion of the Goodman street sewer, and the open ditches for the flow of sewage therewith connected, under Ordinance No. 2,963. After several conferences between the chairman and waitus members of your Committee on Sewage

After several conferences between the chairman and various members of your Committee on Sew-ers and members of the Executive Roard, and Mr. O. F. Brown, representing Mrs. Hannah F. Brown, owner of the aforesaid lands, with the view of securing said necessary easements and rights by negotiation, the following propositions were sub-mitted by the said Mrs. Brown in the premises:

ROCHESTER, N. Y., Sept. 18, 1886,

To the Executive Board of the City of Rochester:

GENTLEMEN-Whereas, The written proposi-tions I submitted to you on or about the 7th day of tions I submitted to you on or about the 7th day of September, 1886, have been lost, now, therfore, in pursuance of your request, I have the honor to submit the following propositions for your con-sideration, which shall be taken in all respects as a substitute and in place of the lost propositions. First, In consideration of the sum of \$3,200, to be paid to me in cash, at the time the contract hereafter to be made is executed, I will grant to the city of Rochester a permanent easment for a covered sewer which shall extend from the cen er of Goodman street easterly across my farm about

of Goodman street easterly across my farm about 700 feet to a fence running north and south across

700 feet to a fence running north and south across my premises. In consideration of the above sum, terms and conditions, and the further sum of \$150, to be paid in each and every year for ten years from the date hereof, I will grant to the city of Rochester a temporary right of way for an open sewer from the east end of said covered sewer, about 2,100 feet long, following the same course as the present open ditch to the north line of my premises. This is to be in full consideration for the maintenance of all bridges over said open ditch; also for the construction of all bridges, except one which the gity shall build at such place as I shall direct; also city shall build at such place as I shall direct; also for cutting all weeds and grass on the banks of said open ditch at least twice per year; also for the maintenance of all fences and gates which the city will construct sam open often at least twice per year; also for the maintenance of all fences and gates which the city will construct along said open ditch. This temporary right of way shall continue for the period of ten years, with the right on the part of the city to cancel the same on giving six months' notice, in case that the effective should make a divergence for the same of the same city should make a diversion of said sewage from said ditch at any time during the aforesaid period of ten years.

In case at any time during the period covered by the contract made in pursuance of this proposi-tion, the city desires to extend said covered sewer 400 feet, making 1,100 feet in all, the city shall have 400 feet, making 1,00 feet in all, the city shall have the privilege of so doing without any additional ex-pense. This proposition is made pursuant to an amendment made to the original propositions at a meeting of the Executive Board and the chairman of the Sewer Committee, held on the evening of September 7, 1886. The city will cause the present small open ditch, from 64.00 dimensioned and the reservents of the the sector of the s ity Ex ior

reg

sui

the rec toi tio

tha

lor

1

To

Ju

in

rej 192 Co th

pr

ūp sē av tu

tic fo Cc ch of sa leo th

co

tic

fra Ra

re

pa

ât re ar qu ti of

C se C tł u tł th P st

> 8 ī

> > С b C d

> > SI tl

from Goodman street easterly and northerly to the terminus of the preposed covered sewer in my land to be refilled and the surface adjacent to said ditch to be properly leveled off.

All chips and stone excavated in the construc-tion of the covered sewer and the open ditch, shall be carted from my premises and the dirt not used in refilling the sewer shall be graded on any portion of my premises where I shall direct.

A post and board fence of first class fencing tim-ber shall be built by the city on each side of the open dich, said fence to be 4½ feet high from the ground and the posts to be set in the ground 2½

ground and the power of the provest of the second state of the provest of the pro

\$250, which will be due and payable to me from the city on the first day of June next. In consideration of the premises, and the priv-ileges hereinbefore granted, the city shall not tax my property for the construction of said sewer more than \$5 at any one time. This proposition, if accepted, shall in nowise affect or vitiate the injunction order granted in a certain action in the Supreme Court, wherein Han-nah F. Brown was plaintiff and the city of Roches-ter defendant. Yours respectfully. HANNAM F. BROWN. Dated Bochester. Sent. 18, 1886.

Dated Rochester, Sept. 18, 1886. (A true copy of original.) THOS. J. NEVILLE, Clerk.

(A true copy of original.) THOS. J. NEVILLE, Clerk. An examination of the foregoing propositions re-veals the fact that the same are, with one import-ant exception, substantially identical with certain propositions submitted to Mrs. Brown by the Ex-ecutive Board at her request on Ang. 31, 1886. This exception is the clause which practically exempts the Brown property from the payment of any as-sessment for the cost of performing the work con-templated under Ordinance No. 2,963 for the Good-man street sewer. Had this clause not been intro-duced and insisted upon, the propositions might have been regarded as equitable and considered favorably by both your Committee on Sewers and the Executive Board, since they would then have represented substantially the purchase at a fair valuation of a strip of land about 1,100 ft. long and two rods wide through a portion of said Brown property, as well as a fair rental value of the land occupied by the remainder of the ditch in said property, amounting to a length of about 1,700 ft., with a width of two rods, including spoil banks; and they would also have included some comper-sation for the nuisance caused by the evolution of disagreeable odors at times from the sewage flow-ing through the open ditch in said property. As the case stands, however, the City Attorney advises the municipal autborities that he enter-tains grave doubts as to the legality of practically exempting from assessment without a formal re-consideration of said ordinance No. 2,963, any por-tion of the territory described in that ordinance as being benefited by the construction of the work therein contemplated. Under these circumstances it is accordingly obvious that the propositions made by Mrs. Brown cannot be accepted, espec-ially in view of the fact that the contract for said work has already been let, and that a reconsidera-tion of the ordinance would therefore be imprac-ticable. As it is understood that the terms sub-mitted by Mrs. Brown cannot be accepted, espec-ially in view of the An examination of the foregoing propositions re-

ments and privileges by a commission, the author-

regular meeting. The Executive Board has caused the requisite The Executive boat has caused the requisite surveys and maps of the proposed route through the said Brown property to be made; and unless other instructions from your honorable body are received to-night, said board will ask the City Attorney to take the proper measures in the applicaton for such a commission at an early date, so that the commencement of the work snall not be longer delayed. Respectfully, THOMAS J. NEVILLE, Clerk,

Ordered received, filed and published.

By the Clerk-

ROCHESTER, Sept. 21, 1886. To the Honorable the Common Council:

GENTLEMEN: Pursuant to your resolution of GENTLEMEN: Pursuant to your resolution of July 13th, 1886, (page 174 current proceedings) and in accordance with the notice of adjournment as reported to you under date of Aug. 10th, 1886, (page 198 of current proceedings) I again appeared on the Court House steps at 11 o'clock a. m., Sept. 2d, for the purpose of selling the right, franchise and privilege of constructing a railroad track along aud upon Plymouth avenue from Main street to Gene-see street theoree through Geneses street to Greek see street, thence through Genesee street to Brooks avenue, together with the necessary branches, turn-outs, sidings, switches, turn-tables, &c.

The only proposal received for the above-men-tioned grant was in writing and in the following

form: "The Rochester City and Brighton Railroad Company bid for the privileges. right, grant, fran-chise and consent advertised for sale by the city of chise and consent advertised for sale by the city of Rochester, the total percentage of one-twentieth of 1 per cent, per annum of the gross receipts of said company from the fares of passengers col-lected upon the Plymouth avenue line, for which the description is determined by the published no-tice of sale, and further agree to comply with the conditions of sale prescribed by the published no-tice as adopted by the Common Council of the city of Rochester. P. BARRY, President."

This being the only bid received I declared the franchise sold to the Rochester City & Brighton Railroad Co. upon their filing with me the security required by law.

I therefore notified and requested the said com-pany to file with me a bond in the sum of \$50,000

at their earliest convenience, and in time for me to report at this meeting of the Common Council. This security has not been given, and in accord-ance with the provisions of chap. 642 laws of 1886, I have declared the bid cancelled and of no effect. I am informed that the reason that the security re-quired by law was not filed, is that there is a ques-tion as to the legality of the bid in the form as offered by the said railroad company.

Very respectfully submitted,

JOHN A. DAVIS, Treasurer.

Ordered received, filed and published. By Ald. Foley—Whereas, The Rochester City & Brighton Railroad Company has presented its petition and asked the consent of the Common Council of the city of Rochester for the construction, maintenance, operation and use of a railroad, and to extend its railroad on the surface of the soil, through, along and upon the following named streets, viz : Through Plymouth avenue from Main street to Genesee street; thence through Genesee street to Brooks avenue, together with the necessary branches, turnouts, sidings, switches and turn-tables;

Resolved, That the consent of this Common Council be, and it hereby is, given to the highest bidder at the sale hereinafter provided for, to construct, maintain, operate and use a railroad, or if said petitioner be such highest bidder, then for it to extend its railroad on the surface of the soil, through, upon and along the following named streets, viz. : Through Through 59

Plymouth avenue from Main street to Genesee street; thence through Genesee street to Brooks avenue, together with the necessary branches, turn-outs, sidings, switches and turn-tables, upon the express condition that the provisions of Chapter 252 of the Laws of 1884, pertinent thereto, shall be complied with, and, further, upon the condition that the right, franchise and privilege of using the said streets shall be sold by and under the direction of the City Treasurer of said city at public auction, on the 18th day of October, 1886, at 10 o'clock a. m., at the front steps of the Court House in Rochester, N. Y., to the bidder, which shall be an incorporated railroad or railway company organized to construct, maintain and op. erate a street railroad in said city of Rochester, and which will agree to give the largest percentage per annum of the gross receipts of said company or corporation with adequate secu-rity for the fulfillment of said agreement, and for the commencement and completion of such road according to the plan or plans, and on the route above referred to within the time or times designated therefore by Chapter 642 of the Laws of 1886, and said security shall be a bond or undertaking in writing, and under seal in the sum of \$50,000, conditioned for the fulfillment of said sgreement and the commencement and completion of such road as above provided, with at least two securities, who shall be freeholders or householders within the county of Monroe, and worth at least the sum specified in said bond or undertaking, and which said undertaking as to form, condition, amount and sureties shall be approved by the said City Treasurer.

The clerk is hereby directed to publish three times a week for at least three weeks in two daily newspapers of said city, to be designated by the Mayor of said city, a notice of the time, place and terms of such sale, and of the conditions upon which the consent of the Common Council to the construction, maintenance, use, operation and extension of such street railroad shail be given.

Ald. Foley moved the adoption of the resolution.

Ald. Mandeville moved that it lay over for two weeks.

Lost by the following vote: Ayes-Ald. Marson, Watson, Kohlmetz, El-

Ayes Aid. Marson, Watson, Koninetz, El-liott, Mandeville, Stein, Schaeffer-7. Nays Ald. iracy, Coughlin, Fritzsche, Fo'ey, Swikehard, Weider, Bohrer, Kelly-8. Ald. Elliott moved that the resolution be

amended so as to read that there should be two or more bidders and that there should be at least 3 per cent of the gross earnings of the whole amount paid on that street.

Lost by the following vote: Ayes -Ald. Marson, Watson, Kohlmetz, Elliott, Mandeville, Schaeffer. -6

Nays-Ald. Tracy, Cougblin, r. Nays-Ald. Weider, Stein, Fritzsche, Foley, Swikehard, Kelly-9. Boher,

The original resolution was adopted by the

following vote: Ayes-Ald. Tracy, Coughlin, Fritzsche, Foley, Swikehard, Weider, Stein, Bohrer, Kelly-9. Nays-Ald. Marson, Watson, Kohlmetz, El-

liott, Mandeville, Schaeffer-6. By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Sept. 21, 1886. } To the Common Council: GENTLEMEN-In accordance with the provisions

			2	34				
of the City Charter, I he lowing named person ha	ereby rep s qualified	ort th i as re	e fol- quired		Allen McDonald A. B. Reed		15 15	
by law: W. V. K. Lansing, Inspec	tor of Elec HERIDAN,	ctions.	lark	11-	Henry Whaland -Geo. Fonskin Ed. Kennedy	vio. ord.	osts 15 cost	
Ordered received, filed			ICIA.	1	Fred Spafford	••	••	
By the Clerk-					George Lester			
REPORT OF THE POLICE CI	WDV BOD	MITTO N	0.000		C. Wood Frank Brooks	••	15 15	
OF AUGUS		THE N	IONTH		C. Wallace	••	15	
POLICE COMMISSIO		FICE.	1		Fannie Stevens		100 25	1
		20, 188			Grace Lewis	••	25	
GENTLEMEN-I respectfu ing as my report for the mo	nth of Au	the f	ollow-		Cora Steel Stella Grant		25 25 25 25 10	ġ
1886.	Crime. P				Ada Brown	••	25	
Aug.	min and			12_	Grace Hadley	••	25 10	
Aug. 2-Wm. Morrison Lewis Ross	drunk	\$10 S	B1 0	1.0-	Chas. Rasch	drunk	5	
Geo. Dickes	••	10	5		John Klingelhoefer		10	
Mary Jeffry, Jennie Lettice		10 10		13-	Emma Crankland	••	10 10	
Sarah Lytle	••	10			Thos. Mack	••	10	
Ed. Jeffry Rich Turner		$^{10}_{5}$			Paul Donivan		$\frac{10}{5}$	
Jeremiah Reardon	vio. ord.	10			Pat'k Culling Chas. Osborn	••	10	
James Tierney John Dugan	drunk	10 cost	2		<u>Wm.</u> Van Slyck		$10 \\ 10$	
Ed. Bushler	urunk	10			Wm. Eaton	cruelty to		
Annie Bushler 3-Mich. Kane		5 5	õ	14	-Asa Smith	animals drunk	10 cost	
Chas. Graser	••	10	10		James Horan	cruelty to	COSL	
John Slattery John R. Brown	assault	$\frac{25}{5}$	25	15	Wm Slitzon	animals	5	
Mich. Brown	drunk	10	10	19~	-Wm. Slitzer Mary Grino	pet. lar. drunk	$\frac{50}{10}$	
Wm. Keck	vio. ord.	5	$\frac{5}{2}$]	Mary Grino Geo. Rowe		5	
Jacob Kamp John Stoneburg	assault	$\frac{2}{15}$	15		Wm. McCormick Henry McBride	••	$^{10}_{5}$	
4-John McLaughlin	drunk	10			Henry McBride James Clifford	••	5	
James Mulligan Joseph Sainty	vio. ord.	$\frac{10}{2}$			John McNally Patk. McGee	assault	30 30	
James Wood		22			Henry McCullough	••	30	
Philip Hines 5-Wm. H. Ellis	assault	$\frac{2}{10}$		16-	Henry McCullough -Thos, McMaster Mich. O'Rourke Joseph Winghart	drunk	30 5	
Wm. Horton	drunk	10			Joseph Winghart	urunk	10	
Frank Mitchell Chas. Jones		$\begin{array}{c} 10 \\ 10 \end{array}$		16-	Henry Christie Henry Herman	drunk	10	
John Harrington	••	5	5		Frank Koch	••	10 3	
Otto Albricht 6-Lizzie Livingston	vio. ord. drunk	$10 \\ 10$	5		Mich. McFarlin		35	
Ed. Smith	••	10		17-	-Johana Rhody	pet. lar.	5 10	
Maggie Lawrence Jacob Oymann	••	10 10			Wm.Jones	drunk	10	
7-Martin Stanton	drunk	10	5		Rosie McBride Wm. Sullivan, Sr	••	10 5	
9-Wm. G. Marshall	••	cost	1		wm. Sullivan, Jr		55	
Ch s. McNamara Thos. McNamara	••	$\frac{10}{10^2}$			Emma Pierce Walter Perry	assault	10 5	
Lawrence Meader		cost	1 50	18-	Walter Perry -Daniel Donivan	drunk	10	
David Norton Julia Clark		10 10			Thos. Donivan Daniel Burge		10 10	
Allen Clapp Josephine Zipple	••	5	5		James Counors	••	10	-
10—Arthur Thompson	assault drunk	10^{5}	5		John Hunt Geo. Priessecker	 assault	10 20	
Agnes_Houlehan	••	10			Oscar Fiddler	cru. to an.		
Chas. Kase 11–Wm. Pier e	assault vio. ord.	. 10	5	19-	-Gustave Schupert	drunk	10	
Frank Mosber	assault		10	20-	-Frank O'Brien Mary Jones	••	$^{10}_{5}$	
Louis Smith John Williams	 Tio ord	5	5	21-	-August Redemsky		3	
Thos. Costello	vio. ord.	$. 15 \\ 15$	10 15		Mich. Hannon Mary Strife	vio. ord.	10 10	
J. Bishop	••	15	13	23-	-James Gilligan	drunk	10	
Geo. Brown John Thompson	••	15 15	15 15	Jul	John Fox lius Kuhnart		3	
Chas. McKindley	••	15		Jou	John Roach	••	10	
Wm. Moore	·	$15 \\ 15$	$\frac{15}{15}$		John Keegan	••	10	
Peter Hill.		15	15		Geo. Martin Thomas McCormick	••	5 5	
Geo. O'Neil C. A. Burch Wm. L. Wilks		$15 \\ 15$	$15 \\ 15$		Lawrence Corbett	 notit lan	10	
Wm. L. Wilks	••	15	15 15	24-	Wm. K. Benedict -Geo. Weisgerber	petit lar. drunk	cost 10	
Chas. Marshall Ed Blackford	••	15 1)	15		Charles Huck		cost	
Thos. Williams	••	15	$\begin{array}{c} 10 \\ 15 \end{array}$	25-	Sarah Burchill -Horatio N. Warner	••	10 10	
Thos. Shelby	••	15	10		Libbie Pellett		10	
J. Clews James Jackson	••	$15 \\ 15$	$\frac{5}{15}$	25-	-Benj Jones Pat'k Shovlan	drunk	cost cost	
Wm. Wilson	••	costs	3	26-	-Frank Case	•	55	
G. Groat	••	15	15	I	Albert Hucer	assault	5	

The second se

A REAL PROPERTY OF A REAL PROPER

A LANCE A

Mathew Hucer	••	5	5
Elizabeth Streeter		1 0	5
Ed.Williams		ĩŏ	
Martha Roe		τŏ	
Frank Lettice		iŏ	10
27-Geo. Herrick		ĨŠ	5
Fred Scheffelson	drunk		•
Jacob Mehl		5 5	
Welber Wood		5	5
Honora Murphy	drunk	1Ŭ	10
James Karney		10	10
John Sullivan	••	iŏ	
28-Wm. Muar		iŏ	10
Theo. Bauer		3	
30-M. Kilcullen			3 5
James Conway	drunk	10	8 90
Emma Frankfin		10	0.90
Horatio N. Warner		10	
		10	
Wm. Barry	min and		10
Geo. Cummings		10	10
Mary Klein		10	5
31-Wm. Maurer	assault	5	5

Total.....

STATE OF NEW YORK, County of Monroe, City of Rochester, ss:

I. B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing report contains a true and correct statement of all the moneys received by me as such clerk during the month of August, 1886, for fines, penalties and costs imposed by the Police Justice of said city. B. FRANK ENOS, Clerk.

Sworn to before me this 21st day of September, 386. W. H. SHAFFER, Notary Public. 1886.

\$951 40

Ordered received, filed and published.

OFFICE OF THE OVERSEER OF THE POOR,) CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Aug. 31, 1886.

To the Hon. the Common Council of the City of Rochester :

GENTLEMEN: The undersigned Overseer of the Poor of the City of Rochester, would respectfully report that during the month of July he has re-lieved 301 families, in the following manner:

Orders on poor store coal yard for burials shoes transportation	83 129 7	25 50 65
Total	\$1,155	64
Less amount charged towns	14	14

otal to city......\$1,141 All of which is respectfully submitted, JOHN LUTES, Overseer of Poor. Total to city. . . \$ 1,141 50

Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

FIRST STREET SEWER. RECONSTRUCTION AND EXTENSION.

By Ald. Marson-Resolved. That the City Survey-or ascertain and report to this Council the expense of taking up, deepening, reconstruction and extension of the sewer in First street.

Adopted r in First street. Adopted r in First street. Adopted r in First street. Adopted r in First street. Adopted r in First street. By Ald. Marson-Resolved. That the following inprovement is necessary, viz. The taking up, decessary, viz. The taking up, decessary, viz. The taking up, decessary, viz. In First street, begin additional about one hundred (100) feet south of Rowe street, and ext unding to intersect the sever in Genwood avenue running cown the west bank of "Deep Hollow Creek." and the substitution therefor of 12-inch vitrified pipe with the necessary manholes, surface severs, and takerals and lot connecting is also the cleaning, repairing, and connecting of the present surface severs and lot laterals with the new sever; al of the necessary roadway grading and gutter forma-ticas.

And Whe necessary focus provide the second ticks, And Whereas, The City Surveyor, under the lirec-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$1,175, which estimate is hereby approved.

Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of First st. from Row? street to Gienwood avenue. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council on Tuesday evening. October stat, 1886, at 1%6 o'clock, in the Common Council Chamber, when allegations will be heard. be heard. Adopted.

KING, ALLEN AND CANAL STREETS SEWER C LEANING.

be heard. Adopted. KING, ALLEN AND CANAL STREETS SEWER CLEANING, By Ald. Marson-Resolved, That the City Sur-reyor ascertain and report to this Council the creating or cleaning and report to this Council the surfaces control of the main and surfaces control of the main and surfaces or cleaning and report to this Council the surfaces control of the main and surfaces control of the main and surfaces control of the main and surfaces control of the main sewer and of the surface sewers in King street from the north line of the cross-walk on the south side of Brown street, to the sewer in Allen street; also the improvement of the street, to the point at which the Romeyn street south a street; thence south ard on Canal street, to the 'noint at which the Romeyn street is west in a lampholes on this portien of main sever, the cleaning and repairing of which is above provided for. And, Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$550 which estimate is here by approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: All that to: iloy included within, and described by the following boundary lines, viz.: Beginning at the south along Grape street to othe Erre Canal; thence astry along said railroad to the Erre Canal; thence astery along said railroad to the Erre Canal; thence astery along said railroad to the Erre Canal; thence astery along said railroad to the Erre Canal; thence astery along said railroad to the Erre Canal; thence astery along said railroad to the Erre Canal; thence astery along said railroad to the Erre Canal; thence astery along said railroad to the Erre Canal; thence astery along said railroad to the Erre Canal; thence astery along said railroad to the Erre Canal; thence astery along said railroad to the Erre Canal; thence astery along said railroad to the Erre Canal; th

MONROE AVENUE PLANK WALK.

By Ald. Kohlmetz-Resolved, That the Ci.y Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on each side of Monroe avenue, from the Eric canal bridge to Culver street.

constructing plank sidewalks on each side or in Sorroe avenue, from the Erie canal bridge to Culver street. Adopted. The Surveyor submitted as such estimate, \$2,600. By Ald. Kohlmetz-Resolved, That the following im-provment is necessary, viz: The construction of 'plank sidewalks four (4) feet elgat (8) is ches wide on each side of Monroe avenue, from the Erie canal to Culver street, with the meces-sary orosewalks and sidewalks, grading and gutter formations And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereot, and reported the same at \$2,600, which estimate is hereby approved. Resolved, further. That the following portion of said City is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Monroe avenue, from the Erie canal to Culver street. And further Resolved, That the tax-payers to be assessed for making such improvement, may pay

their assessment in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll: one-third of the amount within one year from the conti-mation of such roll: and the remaining one-third within two years from the confirmation of such roll. On all sume paid pror to the maurity of said last instalment, a discount will be allowed of six per

On all sums paid prior to the maturity of said last instalment, a discount will be allowed of six per cent. per annum. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement, are required to attend the Common Coun-cil, on Tuesday evening. October the 5th, 1856, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. Addotted.

Ald. Schaeffer presented a remonstrance against the ordinance for a sidewalk on Monroe avenue, which was ordered received and filed.

REYNOLDS STREET PLANK WALK.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of constructing sidewalks on Reynolds street from Strong street to Seward street.

Adopted. Adopted. The Surveyor submitted as such estimate, \$1.150. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz: The construction of plank sidewalks four (4) feet and eight (8) inches wide on each side of Reynolds street, from Strong street to Seward street, with the necess tion

Sary crosswards, sideward grading and gluter forma-tion. And Whereas, The City Surveyor, under the direc tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$1,150, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Reynolds street, from Strong street to Seward street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised (charter of 1880 of the City of Rochester, that all persons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, October the 5th, 1886, at 756 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

GOODMAN STREET PLANK WALK.

By Ald. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on the exteril side of Goodman street, from Pinnacle avenue to the Erie canal.

canal. Adopted. The Surveyor submitted as such estimate, \$320. By Ald. Kohimetz-Resolved, That the following improvement is necessary, viz. The construction of a plank sidewalk four (4) feet and eight (8) inches wide on the easterly side of Goodman street, from Pinnacle avenue to the southerly therminus of the Eric canal bridge on Goodman street aforesaid, with the necessary crosswalks, sidewalk grading and cutter formation.

of the Erie canal bridge on Goodman street aforesaid, with the necessary crosswalks, sidewalk grading and gutter formation. And, Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$230, which estimate is hereby approved: Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on the easterly side of Goodman street, from Pinnacle avenue to the southerly terminus of the Erie canal bridge on Goodman street aforesaid. And the Clerk is hereby directed to publish notice in pursuance of Title VIL, section 122 of the Revised Charter of 1850, of the city of Rochester, that all per-sons interested in the subject matter on said inmover ment are required to attend the common 5.300 cil. on Thesday evening, October the 5th, 1856, at 7.300 cil. on will be heard.

Adopted.

EUCLID STREET IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveoy or ascertain and report to this Council the expense of custructing a Macdam roadway with Medina stone, curbs gutters, and plank sidewalks on Euclid rtreet.

Adopted. Adopted. The Surveyor submitted as such estimate. \$2,100. By Ald. Kohimetz-Resolved, That the following im-provement is necessary. viz.:

The construction of a Macadam roadway on Euclid stree, from Elmstreet to Chestnut street with Medina stone curbs on each side of said Euclid street, and elven and one-half (112) feet from the medial lines thereof, and with cobble stone guiters three (3) feet wide inside of the curb lines thus established; also, the construc-tion of plank sidewalks four (4) feet wide on each side of Euclid street, from end to end, except where side-walks of good quality, and of plank or other accept-able material and on proper grades and alignments now exists; also, the construction of the needed cross-valks; also, the extension and repairing, and con-struction of new surface sewers if required. And Whereas The City Surreyor, under the direc-tion of this Council, has made an estimate of the vale expense thereof, and reported the same at \$2,100, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of Euclid street, from

p

psilos

ntaa t 0 7

d

i:

One tier of lots on each side of Euclid street, from Elm treet to Chestaut street. And further Resolved, That the taxpayers to be

One ter of nois on each side of Edenia Sides, from Elm treet to Chesiunit street. And further Resolved, That the taxpayers to be assessed for making such improvement may pay their assessed for making such improvement may pay their assessed the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of such roll; and the remaining one-third within two years from the confirmation of such roll. On all sums paid prior to the maturity of the said last instalment, a dis-count will be allowed at six per cent, per annum. And the Clerk is hereby directed to publish notice in pursuance of Tile VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter or said improve-ment, are required to attend the Common Council, on Tuesday evening, October the 5ti, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard.

be heard. Adopted.

KING STREET ASPHALTUM IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing an asphaltic pavement with curbs and sidewalks on King street.

constructing an asphaltic pavement with curve and sidewalks on King street. Adopted. The Surveyor submitted as such estimate \$2,250. By Ald. Kohlmetz--Resolved, That the following improvement is necessary, viz: The construction of an asphaltum pavement on King st., from Allen st. to Brown st., with Medina stone curbs on each side and nineteen (19) feet from the me-dial line of King st., aforesaid; also the construction of Medina or Blue stone flag walks five (5) feet wide on eech side of said King st., within the terminal limits named. Where flag stone sidewalks of good quality and proper width, grade and algumments do not now exists; also the extension, repairing and construction of surface sewers and lot laterals, and the laying of water and gas service pipes where now required or their future need is anticipated. And Wnereas, The City Surveyor, under the direc-tion of this Council, has made an estimate or the whole expense thereof, and reported the same at \$2,270, which estimate is hereby approved. Kesolved, further, That the following portion of said city is deemed benefited and proper to be assess-ed for the whole expense thereof, viz: One tier of lots on each side of King st. from Allen st. to Brown St. And further resolved, that the taxpayers to be as-

One tice violate expense thereof, viz: One tice of lots on each side of King st. from Allen st. to Brown St. And further resolved, that the taxpayers to be as-sessed for making such improvements may pay their assessments in three equal payments as follows: One-third of the amount assessed within thirty days after advertisement of the assessment roll; one-third of the amount within one year from the confirmation of said roll; and the remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last installment, a discount will be allowed of six per cent. per annum. And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1850, of the Clity of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, Oct. 5th, 1856, at 736 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

IMPROVEMENT OF THE ALLEY RUNNING WEST FROM STATE STREET SOUTH OF N. Y- C. R. R.

By Ald. Rohimetz-Boolin of A. That the City Sur-veyor ascertain and report to this Council the expense of constructing a sewer and Medina stone pavement in the alley running westward from State street and between N. Y. C. & H. R. R. retaining walls and what is known as the Lighthouse block or building.

Adopted. The Surveyor submitted as such estimate. \$1.080.

By Ald, Kohlmetz-Resolved, That the following im-provement is expedient, viz.: The construction of a sewer and of a Medina stone pavement in the alley running westward from State street and between the N. Y. C. & H R. R. R. retain-ing wal is and what is known as the Lighthouse b ock or building, with the necessary manholes and surface sewers; also the taking up and relaying on a proper grade of a portion of the flagstone pavement at the north end of the alley running from north to south, through and under the Lighthouse block aforesaid; also the gravel improvement of the triangular portion at the west end of the alley aforesaid. And whereas. The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole wich estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One ther of lots on each side of the alley herein before described, from State street to the west end of said and the lower between the reof. viz.:

alley

alley. And the Clerk is hereby directed to publish notic in pursuance of Title VII., Section 172 of the Revisea Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, October the 4th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

MOUNT HOPE AVENUE IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of grading the roadway and sidewalk and the construc-tion of a Medina stone pavement on Mount Hope avenne.

advents. Adopted. The Surveyor submitted as such estimate \$20,050. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The construction of a Medina stone bavement on Mount Hope areaue from the south line of the cross-walk on the north side of the entrance to the Mount Hope Cemetery, to the south produced line of High-land avenue, with lines of Medina curb stones on each side parallel to and eighteen feet from the axis or me-dial line of the aloresaid avenue with the necessary Medina fige-stone gutters, cross-walks, roadway and sidewalk grading; also the extension of the roadway and sidewalk grading from the south produced line of Highland avenue southward for a distance of two hun-dred and fifty (250) feet en Mount Hope avenue aforedred and fifty (250) feet on Mount Hope avenue aforesaid.

dred and fifty (250) feet on Mount Hope avenue afore-said. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$20,050, which estimate is hereby approved. Seesed for the whole expense thereof, viz.: One ter of lots on each side of Mount Hope avenue from the south line and south line produced of the side while and south line produced of the side walk on the north side of the entrance to ' Mount Hope Cemetery' to a point two hundred and fifty (250) feet south of the south line and south line pro-duced of Highland avenue. And further Resolved, That the tax-payers to be as-sessed for making such improvements may pay their assessments in three equal payments, as follows: One third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the con-firmation of said roll, and the remaining one-third within two years from the confirmation of said roll, On al sums paid prior to the maturity of the said last installment, a discount will be allowed at six per cent. per annum.

installment, a discount will be allowed at six per cent. per annum. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172, of the Revisen Charter of 1880, of the city of Rochester, chat all per-sons interested in the subject matter of said im-provement, are required to attend the Common Coun-cil, on Tuesday evening, October the 5th, 1886, at 7:30 o'clock, at the Common Council Chamber, when alle-gations will be heard. Adopted.

MOUNT HOPE AVENUE SEWER.

MOUNT HOFE AVENUE SEWER. By Ald. Marson-Resolved. That the City Survey-or ascertain and report to this Council the excense of constructing a vitrified pipe sewer in Mt. Hope avenue from Highland avenue to the end of the present sewer in Mt. Hope avenue. Adopted. The Surveyor submitted as such estimate, \$3,250. By Ald. Marson-Resolved, That the following im-provement is necessary, viz: The construction of a vitrified pipe sewer, eighteen (18) inches in diameter in Mt. Hope avenue, from a 60

60

point near the prolonged northern line of Highland avenue and extending nor award to unite with the stone sewer now existing in Mt. Hope arise after end of Cypress st., with the necessary mambels, lamp intercepting sewers, and to lateral connections and whereas, The City Surveyor, under the discussion of this Council, has made an estimate of the wnoleen. And whereas, The City Surveyor, under the discussion of this Council, has made an estimate of the wnoleen ense thereof, and reported the same at \$,200 which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Mt. Hope avenue, from Highland avenue to the end of the present sewer. And further resolved, That the taxpayers to be as-sessend for making such improvement may pay their as-sessents in three equal payments, as follows: One-the advertisement of the assessement roll; one-third of the amount assessed within thirty days after the advertisement of such roll. On all sums paid prior to the maturity of said last instalment, a discount will be allowed at six per cent. per an-num. And the Clerk is hereby directed to publish notice in

num. And the Clerk is hereby directed to publish notice in pursuance of title vii, section 172 of the revised Charter of 1880 of the city of Rochester, that all persons inter-ested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, October the 5th, 1886, at 7½ o'clock, at the Common Council Chamber, when allegations will be heard. heard. Adopted.

GOODMAN STREET IMPROVEMENT.

A : Kohlmetz-Resolved, that the City Surveyor ascertain and report *to this Council the expense of constructing a gravel roadway, with Medina stone curbs.gutter and other improvements connec ed there-with, on Goodman street, between Park avenue and Monroe avenue. Monroe avenue.

with, on Goodman street, between Park avenue and Monroe avenue. Adopted. The Surveyor submitted as such estimate, \$i0,800. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz: The construction of a gravel roadway on Goodman street, from the south curb line of Park avenue to the north curb line of Monroe avenue, with Medina stone curbs on each side and fifter n(5) feet from the medial line of Goodman street aforesaid, with adjoining Me-dina flag stone gutters and pavements extending be-tween the terminal limits named; also the necessary crosswalks, the construction of new and the cleaning, repairing and extension of existing surface swers; also the construction of Portland coment idde-walks (Jonn J Schillinger's patent). five (5) feet wide on each side and within the terminal limits aforesaid. except where flag sidewalks of approved quality and of the required width, grades and alignments now exist, but where the sidewalks are of approved material and quality, but not on proper grades and alignments, they may, in the discretion of the City Surveyor, be taken up and relaid to the grades and alignments that may ve established. And whereas, The City Surveyor, under the direc-

up and relaid to the grades and alignments that may be established. And whereas, The City Surreyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$10, 800, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Goodman street, from Park avenue to Mource avenue.

for the whole expense surrey, viz: One tier of lots on each side of Goodman street, from Park avenue to Monroe avenue. Andfurther resolved, That the taxpayers to be as-sessed for making such improvements may pay their ascessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of said roll; and the re-maining one-third within two years from the confirma-tion of said roll. On all sums paid prior to the matur-ity of said tast installment, a discount will be allow-ed as its per a mount. One the confirmation of 20 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, Oct the 5th, 1886, at 7:80 o'clock, at the Common Council Chamber, when allegations will be heard. be heard Adopted.

FINAL ORDINANCES.

The final ordinance for Syke street pipe sewer came up and Ald. Kelly presented a re-monstrance. On motion of Ald. Kelly the ormonstrance. dinance was indefinitely postponed.

The final ordinance for Vincent place pipe sewer came up and on motion of Ald, Kohlmetz it was postponed two weeks.

FINAL ORDINANCE No. 3.087.

EUCLID STREET WIDENING.

On motion of Ald. Bohrer the Board pro-ceeded to hear allegations in relation to the improve-ment described in the ordinance below: After hearing such allegations from all persons ap-

ment described in the ordinance below: After bearing such allegations from all persons ap-pearing— Ald. Bohrer submitted the following: An ordinance to widen Euclid street, from Eim park to Chestnut street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The widening of Euclid street from Eim park to Chestnut street, by taking a strip of land eight (8) feet in width on the south side of said Euclid street from Eim park to Chestnut street, giving a uniform width of thirty-three (33) feet to Euclid street aforesaid through-out its entire length. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-efited thereby ; and the portion of said city which said Common Council deem will be benefited by said improvement is described as follows : One tier of lots on each side of Euclid street, from Eim street to Chestnut treet. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of and to be in proportion to the benefit which each de-rives therefrom. Aid. Watson presented a remonstrance, which was ordered received and filed

Ald. Watson presented a remonstrance, which was ordered received and filed

The ordinance was adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swike-hard, Welder, Stein, Bohrer, Kelly, Schaeffer-15

The final ordinance for Chestnut park cement walk came up. Ald. Foley moved to postpone the ordinance indefinitely. Adopted.

FINAL ORDINANCE, No. 3,033.

DAKE STREET PLANK SIDEWALK.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

After the ordination of the information of the info

FINAL ORDINANCE NO. 3000,

ADAMS STREET PIPE SEWER.

On motion of Ald. Marson the Board proceeded to hear allegations in relation to the improvement de scribed in the ordinance below:

After hearing such allegations from all persons ap-

The Common Council of the city of Rochester do ordain and determine that the following improvement

8 1 1

ŧ

i

00718

I 1

> 1 1 ć fi Ø

> đ

8

C

ti

Reentit Deo

8 5

t

8 t) P

n S Pei

ß

u

ordain and determine that the following improvement be made, to wit: The construction of a vitrified pipe sewer twelve (12 inches in diameter in Adams street beginning at a point one hundred (100) feet west of Plymouth avenue and extending to Caledonia avenue; thence continued by a vitrified pipe sewer fifteen (15) inches in diameter to intersect the Genesee V alley Canal sewer, including the taking up of the present stone sewer in Adams street aforesail; Also the cleaning, repairing, extension and connect-ing of existing, and the construction of new surface sewers, where needed; Also the repairing and connecting of the old, and the construction of new lot laterals, with the necessary connections; also the necessary V branches and man-holes.

holes

connections; also the necessary v branches and man-holes. And the whole expense shall be defrayed by the as-essment upon the lots and parcels of land to be ben-efited thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reported the same at \$5,500, and said estimate being deemed reasonable, is hereby ap-proved; and the portion of said city which said Common Council deem will be befited by said im-provement is described as follows: One tier of lots on each side of Adams street from Plymouth avenue to the B., N. Y, and P. R. R. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot ard parcel of rives therefrom. And it is further ordained and determined that

The to be in proportion to the benefit which each de-tives therefrom. And it is further ordained and determined that the tax payers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of such roll; and the ermaining one-third within two years from the con-firmation of such roll. On all sums paid prior to the ma-turity of the said last instalment, a discount will be al-lowed of six per cent, per annum. Adopted by the following yote: Ayes-Ald. Tracy, Coughin, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Manderille, Swikehard, Wei-der, Bohrer, Kelly, Schaeffer-13. The final ordinance for Locust street bridge

The final ordinance for Locust street bridge came up and Ald. Kelly presented a remonstrance

Ald. Kelly moved the indefinite postponement of the ordinance. Adopted.

Ald. Kelly moved that the City Surveyor be directed to prepare an ordinance providing for the repairing of the Locust street bridge and present at the next regular meeting. Adopted.

FINAL ORDINANCE, NO. 3,048.

MANSION STREET WALKS AND GRADING.

On motion of Ald, Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

After nearing such anegotions from the pering-pearing-Ald, Kohlmetz submitted the following : An ordinance to grade the roadway and sidewalks and cor struct plank walks on Mansion street, from Magnolia street to Doran park. The Common Council of the city of Rochester do or-dain and determine that the following improvement be

The grading of the roadway from Magnolia street to The grading of the roadway from Magnolia street to Doran park; also the grading of the sidewalks and the construction of a plank sidewalk four feet eight inches in wioth on the east side of said street, from Filmt street to Violetta street; also the grading of the sidewalk from the outer edge of said street, from Filmt street to Violetta street; also the grading of the sidewalk and the exest side of said street, from Filmt street to Violetta street; also the grading of the sidewalk street to Doran park; also the necessary gutter forma-tions, terminal gradings for lateral streets, crosswalks, box culvers and gratings between Magnolia street and Doran park.

box culvers and gratings between Magnolia street and Doran park. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$3,050, and said estimate being deemed reasonable, is hereby approved, and the portion of said City which said Common Council deem will be benefited by said im-provement is described as follows: One tier of lots on each side of said Mansion street, from Magnolia street to Doran park.

On which above described lots and parcels of land the expenses of said improvement are bereby ordered assessed, the assessment upon each lot and parcel of iand to be in proportion to the benefit which each de-rives therefrom. And it is further ordained and determined that the tax-payers to be assessed for making such improve-ment may pay their assessments in three equal pay-ments, as follows: One-third of the amount assessed within 30 days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of said roll; and the remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last instalment a discount will be allowed at 6 per cent. per annum, Acopted by the following yore : Ares-Ald. Tracy, Coughin, Marson, Watson, Kohmets, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

LOCAL IMPROVEMENT ASSESSMENTS.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Sept. 21st, 1886.

To the Honorable the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authouized un der Ordinance No. 2,845, for Rowe street sewer ex-

der Ordinance No. 2,845, for Kowe Suttersond C tension has been completed. The amount to be assessed upon the property bene fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$1,371.18. Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 2,845.

ROWE STREET SEWER EXTENSION.

By Ald. Stein - Whereas, The Common Council did upon the 29th day of December, 1885, enact an or-dinance for Rowe street sewer extension. And, whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$1,971.18, including such interest as the city has paid or become liable for.

actual expenses of said improvement to be the sum of gi, Sti. St. Monduding such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: All the territory described within and enclosed by the following boundary lines, viz.: Beginning at the intersection of the south line of Rowe street, thence easterly along the north line of Emerson street, excepting one tier of lots on the north thereof to the west line of the Eric canal property, thereof to the west line of the Brie canal property thereof to the west line of New Street, thence west-ery along the south line of Rowe street, thence west-ery along the south line of Rowe street, thence west-ery along the south line of Rowe street, thence west-ery along the south line of Rowe street, thence west-ery along the south line of Rowe street, thence west-ery along the south line of Rowe street to the place of beginning. Excepting from the above one tier of lots on each street to a point 300 feet north thereof. Therefore, Resolved, That the sum of \$1,571.18, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wrm. Maher, houses within the portion or part of said city so designated, of the said amount of expense, in pro-portion, as nearly as may be, to the advatage which each shall be deemed to acquire by the making of said timprovement; and said Assessors are hereby designated of stild timprover stills, thin to portion or part of said city so designated, of the said amount of expense, in pro-portion, as nearly as may be, to the advatage which each shall be deemed to acquire by the making of said timproverent; 1886, at nine o'clock in the forebox, at the effice of the City Assessors are hereby notified to meet for this purpose, on Saturday, the 23th day of September, 1886, at nine o'clock in the forebox, so the defice

To the Honorable the Common Council:

GENTLEMENT : I be common councit: GENTLEMENT : I be common councit: Gentlement : I be common councits der Ordinance No. 2,857, for Benton street pipe sewer has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$897,91. Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,857. BENTON STREET PIPE SEWER.

By Ald. Stein-Whereas, The Common Council did pon the 9th day of March, 1836, enact an ordi-ance for a sewer in Benton street. upon

Hall. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz. Fritzsche, Eiliott, Foley, Mandeville, Swike-hard, Weider, Bohrer, Kelly Schaeffer-14.

CITY TREASURER'S OFFICE. ROCHESTER, N. Y., Sept. 21, 1886.

Io the Hon. the Common Council:

GENTLEMEN-1 hereby certify that the Executive-Board have notified me that the work authorized under Ordinance No. 2,859, for Harris avenue pipe sewer, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$1,336,78. Yours respectfully, JOHN A. DAVIS, Treaserer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,859. HARRIS AVENUE PIPE SEWER.

LOCAL IMPROVEMENT ASSESSMENT No. 2,859. HARRIS VENUE PIPE SEWER. By Ald, Stein-Whereas, The Common Council did upon the 23d day of March, 1856, enact an ordinance for a pipe sewer in Harris avenue; And, Whereas, The City Treasurer has reported the actual expenses af;said imprevement to be the sum of \$1,336.78, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Harris avenue, in-cluded between a point 106 feet north of the north line of Clifford street and the south line of Avenue B. Therefore, Resolved, That the sum of \$1,386.78, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And Wm. Maher V. Fleckenstein and L. A. Pratt, the Assessors of said City, not interested in any of the an assessment unon all the lots and parcels of lands and houses within the portion or part of said City od esignated, of the said amount of expense, in pro-portion, as n'arly as may be, to the advantage which each shall be ecemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 25th day of September, 1886, atjaine o'clock in the forenon, at the office of the City Assessors, No 15 City Hall. Adopted by the following vote: Ayee-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Frizsche, Elliott, Foley, Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaefer-14. CITY TREASURE'S OFFICE { RoccHESTER, N, Y., Seed, 21, 1886.}

CITY TREASURER'S OFFICE. Rochester, N. Y., Sept. 21, 1886.

To the Hon. the Common Council :

To the Hon. the Common Council : GENTLEMEN: I hereby certify that the Executive Board have notifed me that the work authorized under Ordi-nance No. 2,868, for Avenue C and Harris avenue pipe sewer, has been completed. The amount to be assessed upon the property benefit-ed, including any interest that the city shall incur, or is entitled to, for the use of its funds is \$946.94. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,863. AVENUE C AND HARRIS AVENUE PIPE SEWER.

By Ald Stein-Whereas, The Common Council did upon the 6th day of April, 1896, enact an ordinance for a pipe sever in Avenue C and Harris avenue, And, whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$946, 94, including such interest as the city has paid or be-roome itable for come liable for.

And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Avenne D, from North St. Paul street to Conkey avenue: also one tier of lots on each side of Harris avenne, from Avenue D to Avenue B; also one tier of lots on each side of Avenue C, from North St. Paul street to Conkey avenue.

to Avenue B; also the first first bar of \$946.94, being the Avenue C. from North St. Paul street to Conkey avenue. Therefore resolved, That the sum of \$946.94, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein, and Wm. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said 'Assessors are hereby notified to meet for this purpose, on Saturday, the 25th day of September, 1886, at 90 clock in the foremon, at the office of the City Assessors, No. 15 City Hall. Ares-Ald. Thacy. Coughlin, Marson, Watson, Kohlmetz, Fritzsche. Elliott, Foley, Manderille, Swike Lard, Weider, Bohner, Kelly, Schaeffer-14. Crry TREASURE'S OFFICE, {}

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Sept. 21, 1886. To the Hon. ommon Council:

GENTLEMEN: I hereby certify that the Executive Board hav. notified me that the work authorized un-der ordinance No. 2, 928, for Plymouth avenue and Ed-inburgh pipe sewer has been completed. The amount to be assessed upon the property ben efited, including any interest that the city shall in-cur, oi is entitled to, for the use of its funds, is \$3,400.51 Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,928.

PLYMOUTH AVENUE AND EDINBURGH STREET PIPE SEWER. By Ald. Stein-Whereas, The Common Council did upon the 4th day of May, 1886, enact an ordinance for a pipe sewer in Plymouth avenue and Edinburgh stree

And, Whereas, I he City Treasurer has reported the actual expenses of said improvement to be the sum of \$3,400.51, including such interest as the city has paid or

\$3,400.51,including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows:

Council described as follows: One tier of lots on each side of Plymouth avenue, from a point two hundred and fourteen (214) reet north of the north line of Adams street to Edinburgh street; from Plymouth avenue to Exchange street. Therefore, resolved, That the sum of \$3,400.51, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in pro-portion, as nearly as may be, to the advantage which to meet for this purpose on Saturday, the 25th day of September, 1856, at nine o'clock in the forenoon at the office of the City Assessors, No. J5 City Hall. Adopted by the following vote: Ayes-Ald. Tracy, Couchlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swike-hard, Wetder, Bohrer, Kelly, Schenfer-14 Ctry TERASUBE OFFICE, } Ctry TERASUBE OFFICE, }

CITY TREASURER OFFICE, Rochester, N. Y., Sept. 21, 1886.

To the Honorble the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under ordinance No. 2,930, for St. Paul street sewer has been

orolland: No. 2, 200, 10 So. 2 Completed. The amount to be assessed upon the property benefit-ed, including any interest that he city shall incur, or is entitled to, for the use of its funds, is \$4,092, 60. Yours respectfully, JOHN A. DAVIS, Treasurer, JOHN A. DAVIS, Treasurer, JOHN A. DAVIS, Treasurer,

LOCAL IMPROVEMENT ASSESSMENT NO. 2,930.

SOUTH ST. PAUL STREET SEWER.

By Ald. Stein-Whereas, The Common Countil did upon the 4th day of May, 1886, enact an ordinance for a sewer in South St. Paul st. And, Whereas, The City Treasurer has reported the

actual expenses of said improvement to be the sum of \$4,092,60, including such interest as the City has paid or become liable for.

14

And the portion of said City which said Common Council deemed would be benefited by said improve-ment is discribed as follows:

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Sept. 21, 1886.

To the Honorable the Common Council:

GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2, 983, for a pipe sewer in Vernon park has been completed.

The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, its \$864.59, Yours respectfully, JOHN A. DAVIS, Treasurer,

LOCAL IMPROVEMENT ASSESSMENT, NO. 2,933. VERNON PARK PIPE SEWER.

LOCAL IMPROVEMENT ASSESSMENT, NO. 2,933. VERNON PARK FIPE SEWER. By Ald, Stein-Whereas, The Common Council did upon the 4th day May, 1856, enact an ordinance for a pipe sever in Vernon park. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$864.59, including such interest as the City has paid or become liable for. And the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Vernon park from Clinton street to a point 80 feet west of Joiner street. Therefore, Resolved, That the sum of \$864.59, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wm, Maher, the assessors of said city, not interested in any of the property so benefited, and not of Kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and bouses within the portion or part of said city so desig-nated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improve-ment; and said assessors are hereby notified to meet for this purpose, on Saturday, the 25ch day of Septem-ber, 1886, at time o' clock in the forenoon, at the office of the City Assessors, No. 16 City Hall. Adopted by the following yote : Ares-Ald, Tracy, Coughin, Marson, Watson, Kohl-metz, Fritzsche, Elitott, Foley, Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaeffer-14. CITY TREASURE'S OFFICE, { RoorEESTER, N. Y., Sept. 21, 1856. }

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Sept. 21, 1886.

Ę To the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,936, for the reconstruction of Carostreet Sewer.

The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$500. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,936.

CAROLINE STREET SEWEB RECONSTUCTION.

By Ald. Stein-Whereas, The Common Council did upon the 4th day of May, 1886, enact an ordi-nance for the reconstruction of Caroline street sewer.

And, Whereas, the City Treasurer has reported the actual expenses of said improvement to be the sum of \$60 including such interest as the city has paid or become liable for.

\$300 including such interest as the city has paid or become liable for.
And the portion of said city which said Common Council deemed would be benefited by said improvement is described as follows:
One tier of lots on each side of Caroline street, between Meigs street and Mount Vernon avenue.
Therefore Resolved, That the sum of \$800, being the whole amount of the expenses aforesaid shall be assessed on such lots and parcels of land
And V. Fleckenstein, Wm. Maher and Luther A. Pratt the Asse: sors of said city not interested in any of the property so benefited, and not of kin to any persons on interested, are hereby designated and directed to make an assessment upon all the lors and parcels of land on bouses within the portion or part of said city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be created by 30° (september, 1886, at 90° cock the orenon, at the office of the City Assessors, No, 15, Oity Hall.
Ayopt dy the 'ollow ine vore: 'Ayopt dy the 'or the', Suid', Suiderle, Swikehard, Weider, B.hrer, Keily, Schaeffer-14.

CITY TREASURER'S OFFICE, Rochester, N. Y., Sept. 21st, 1886.

To the Honorable Common Council:

GENTLEMEN: --- I kreby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,988, for Zimmer street plank walk has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$53.12. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 2,938. ZIMMER STREET PLANK WALK.

By Ald. Stein-Whereas, The Common Council did upon the 4th day of May, 1886, enact an ordinance for a plank walk on Zimmer street. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$53.12, including such interest as the city has paid or become luble for

So is, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefitted by said improve-ment is described as follows: One tier of lots on each side of Zimmer street, from

ment is described as follows: One titer of lots on each side of Zimmer street, from Caspar street to Bay street. Therefore, Resolved, That the sum of \$53 12, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And b. A. Pratt, V. Fleckenstein and Wm. Mahar, the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in pro-portion, as nearly as may be, to the advantage which each shall be deemed to inquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose, on Saturday the 25th day of September, 1886, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes-Aid. Tracy, Coughin, Marson, Watson, Kohl-metz, Fritzsche, Ellowing vote: Ayeston and the solution of the solution of the solution of the solution of the City The Solution of the solution of the solution of the context, Kelly, Schaefler-14.

CITY TREASURER'S OFFICE, Rochester, N. Y., Sept. 21, 1886. To the Hon. the Common Council:

To the Hon. the Common Council: GENTLEMEN: I hereby certify that the Executive Board have nothied me that the work authorized under Ordinance No. 2,948, for a cement walk on Culver park has been completed. The amount to be assessed upon the property benefit ed, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$1,099, 25. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,943.

CULVER PARK CEMENT WALK.

By Ald. Stein-Whereas, The Common Council did, upon the 4th day of May, 1885, enact an ordinance for a cement walk on Culver Park. And whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$1,099,28, including such interest as the city has paid or become livels for \$1,099.25, includin become liable for.

61

And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Culver park, between the northerly and southerly brar ches thereof; also, one tier of lots on the north side of the southerly branch of the sail park between Hawthorn street and that branch of the sain park running southerly from the northerly to the southerly branch thereof. Therefore, Resolved, That the sum of \$1,099.25, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Frat, V. Fleckenstein and Wrm. Mahar, the Assessors of said City, not interested in any of the property so benefited, and not of kin to say person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of said City so designated, of the said amount of expenses, in propor-tion, asnearly as may be, to the advantage which each shall be deemed to acquire by the making of said im-provement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 2sth day of Sep-tember, 1886, at nine 0'clock in the forenoon, at the office of the City Assessors. No. 15 City Hall. Atopted by the following vote: Ayes=Alo. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swikehaad, Weider, Bohrer, Kelly, Schaefre-14.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Sept. 21, 1886.

To the Hon, the Common Council .

GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2, %52, for Pinnacle avenue sewer clean-ing, has been completed.

The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$678, 92. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,952.

PINNACLE AVENUE SEWER CLEANING.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,932. PINACLE AVENUE SEWER CLEANING. By Ald, Stein-Whereas, The Common Council did upon the 18th day of May, 1856, enact an ordinance for cleaning Pinnacle avenue sewer. And, Whereas, The City Treasurer has reported the actual expense of said dry which said Common Coun-cil deemed would be benefited by said improvement is described as follows: The ter of lots on each side of Caroline street from South avenue to Meigs street. Al-o one tier of lots on each side of Meigs street. Al-o one tier of lots on each side of Meigs street. Al-o one tier of lots on each side of Cayuga place from Mount Vernon are the of lots on each side of Pinnacle avenue from no that each tier of lots on each side of Aroline street in the south of the street. The ther of lots on each side of Pinnacle avenue from point elighty feet south of Hamilton place to the out-let sewer between Meigs street. Index of lots on each side of Cayuga tier of lots on each side of Pinnacle avenue from point elighty feet south of Hamilton place to the out-let sewer between Meigs street and Goodman street; also one tier of lots on each side of Avenil street from Pinnacle avenue to a point 252 feet southwest from Pinnacle avenue to a point 252 feet south avenue ifer of lots on each side of Sanford street; also one tier of lots on each side of Sanford street; from apoint 267 feet west of South avenue to Pinnacle avenue; also one tier of lots on each side of Cay avenue; also one tier of lots on each side of Cay street from ther on last street and Grand street; also one tier of lots on each side of Sanford street from Benton street from Mt. Vernon avenue to south avenue; also one tier of lots on each side of Cay best street. Therefore, Resolved, That the sum of \$678.92, being the whole amount of the expense, in proportion, as nearby so benefited, and not of kin to any party so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses

metz, Fritzsche, Elliott. Foley, Mandeville, Swike-hard, Weider, Bohrer, Kelly, Schaeffer-14

CITY TREASURER'S OFFICE, Rochester, N. Y., Sept. 21,1884. }

To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,960, for Straub street pipe sew

sewer. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$813.42. Yours respectfully, J. A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,960.

STRAUB STREET PIPE SEWER.

STRAUE STEET FIPE SEWER. By Ald. Stein-Whereas, The Common Council did upon the 18th day of May, 11386, enact an ordinance for a pipe sewerin Straub street. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$813.42, including such interest as the City has paid or become liable for. And the portion of said City which said common Council deemed would be benefited by said improve-ment is described as follows: Cne tier of lots on each **s** de of Straub street from Driving Park avenue to Rowe street. Therefore, Resolved, That the sum of \$813.42, be-ing the whole amount of the expenses aforesaid, shall be assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land onuses within the portion or part of said City so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby design ated. Are boy design ated and, be advantage which each shall be deemed to acquire by the making of said movers within the portion or part of said City so designated, of the said Assessors are hereby day of September, 188, at tome o'clock in the forenoon, at he office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes-Ald. Tracy. Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Manderille, Swike-hard, Weider, Bonrer, Kelly, Schaffer-14.

CITY TREASURER S OFFICE ROCHESTER, Sept. 21, 1886.)

To the Hon. the Common Council:

To the HOR. the Common Council: GENTLEMEN:-- I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,967, for Vienna street pipe sewer has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$706.05. Yours respectfully JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,967. VIENNA STREET PIPE SEWER.

By Ald. Stein – Whereas. The common Council did upon the 18th day of May, 1886, enact an ordinance for a pipe sewer in Vienna street. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$706.05, including such interest as the city has paid or become liable for.

And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One ther of lois on each slde of Vienna street, from a point 115 feet cast of St. Joseph street to Hanover

a point 115 feet east of St. Joseph street to Hanover street. Therefore, Resolved, That the sum of \$706.05, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Maber, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so desig-nated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement, and said Assessors are hereby notified to meet for this purpose on Saturday, the 25th day of Sept. 1386, at nme o'clock in the forenoon, at the office of the City Asses-sors, No. 15 City Hall, Adopted by the following vote: Ayes-Ald. Tracy, Coughim, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, weider, Bohrer, Keily, Schaeffer-14.

CITY TREASURER'S OFFICE, } Rochester, N. Y., Sept. 21, 1886.

To the Hon. the Common Council:

20 the Hon. the Common Counci: GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 3,008 for a pipe sewer in Davis street, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$538,71. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 3,003.

DAVIS STREET PIPE SEWER.

LOCAL IMPROVEMENT ASSESSMENT No. 3,003. DAVIS STREET FIPE SEWER. By Ald Stein-Whereas, The Common Council did upon the 23th day of June, 1835, enact an ordinance for a pipe sewer in Davis street. And Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$543,71, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One titer of lots on each side of Davis street from a point 40 feet east of Hetzel alley to Finney street. Therefore Resolved, That the sum of \$454.71, being the whole amount of the expenses aforesaid, shall be assessed on such lots andparcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so designated, of the said Amount of the davantage which each shall be deemed to acquire by the making of said improve-tion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said in provement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 25th day of sept., 185, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: types-Ald. Tracy.Coughlin, Marson, Watson, Kohl-meta, Fritzsche, Elliott, Foley, Mandeville, Swike-hard, Weider, Bohrer, Kelly, Schaeffer-14. Ald. Schaeffer moved that the final ordinance

Ald. Schaeffer moved that the final ordinance No. 2.964 for Goodman street improvement be reconsidered. Adopted.

Ald. Schaeffer moved that the ordinance be indefinitely postponed. Adopted. Ald. Schaeffer moved the reconsideration of

the final ordinance for Clifford street extension. Adopted.

Ald. Schaeffer moved that the ordinance be amended so as to read sixty feet in width. Adopted.

Ald. Swikehard moved that the ordinance for King park pipe sewer be reconsidered. Adopted.

Ald. Swikehard moved that the ordinance be indefinitely postponed. Adopted.

EXECUTIVE BUSINESS.

Ald. Mandeville moved to proceed to the appointment of an Inspector of Elections for the Tenth ward, and nominated Julius Schilling, who was named by Ald. Tracy, Cough-lin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaeffer-14.

Julius Schilling was declared duly appointed. Ald. Coughlin moved to proceed to elect inspector of election in the Second ward, and nominated Samuel Puliston. Samuel Puliston was named by Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Bohrer, Bohrer, Kelly, Schaeffer-14.

Samuel Puliston was declared duly appointed.

Ald. Foley nominated John E. Carroll for inspector of election in the second district of the Eighth ward. John E. Carroll was named by Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzche, Foley, Mandeville, Swike-hard, Weider, Bohrer, Kelly, Schaeffer—14.

John E. Carroll was declared duly appointed. Ald. Foley moved that the name of Mary Carroll of the Third district, Eighth ward, be stricken from the list of polling places, and that the name of James Furlong be inserted. Adopted.

Ald. Mandeville moved that the board proceed to elect Commissioner of Deeds, and that the clerk cast the ballot.

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaeffer-14. Daniel Heron having received the concurrent

vote of the Common Council, was declared appointed.

MISCELLANEOUS BUSINESS.

Ald. Elliott moved that the polling place of the First district of the Seventh ward be held at George Weaver's store, No. 136 Monroe avenue, instead of William Young's building. Adopted.

By Ald. Schaeffer-

Resolved, That the Treasurer be, and he hereby is authorized to receive the general city tax for 1884 on lots pts. 25, 26, and 53 Andrews and Atwater tract, north side, Andrews street, 5th ward, assessed to Michael Heavey, as it appears upon the sales register, with interest at 6 per cent. from date of sale.

Referred to the Assessment Committee.

ROCHESTER, Sept. 21, 1886.

To the Hon. Board of Common Council :

I hereby assign, transfer and donate to the city of Rochester, N. Y., the street that is cut through my land by the name of Lochner street; runs from North avenue 375 feet long, east to Englert's and Bohrer's land, 45 feet wide. JOSEPH LOCHNER.

Ordered received, filed and published and referred to the Executive Board.

By Aid. Kelly-

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN-Your committee appointed for the revision of the penal ordinances hereby give notice that at the next regular meeting of your honorable body the following ordinances will be presented for passage:

body the following of dimances will be presented for passage: One relating to nuisances in so far as the same relates to noises or disturbances in public or pri-vate places; the sounding of gongs; riding or driving in or through public lanes, streets and alleys and upon or over any of the bridges of the City of Rochester; the fastening, tying or secur-ing horses and animals standing in or upon the streets, lanes or alleys of said city; the throwing or depositing of rubbish in streets; or depositing or throwing offensive substances in or upon the same; the flying of kites within the city; regulat-ing the keeping and sale of gunpowder, fire-orack-ers, etc.; and the firing or setting off of the same within said city; preventing the exposure of hides, etc.; regulating bathing, bowling alleys, etc.; prohibiting the keeping of disorderly and gambling houses and of gambling within said city; the injuring or defacing of property; prohibit-ing the keeping and targe of cattle and other ani-mals, fowls and unnuzzled dogs and providing for ing the rouning at large of cattle and other an-mais, fowls and unmuzzled dogs and providing for the killing of such dogs; regulating the depth and construction of privy vaults and the removal of the contents thereof; providing for the examination of privies and vaults; prohibiting the keeping and maintenance of houses of ill-tame and providing To the punishment of the keepers, immates and occupants thereof; also prohibiting the indecent exposure of person and the selling or offering for ing certain manufactories and businesses so far as the same are productive of noise, discomfort or in-

jury; also providing for the penalties to be at-tached for the violation of the several sections and provisions, and the duration of imprisonment for the non-payment of judgment recovered for such penalty or penalties.

J. MILLER KELLY, GEO. B. SWIKEHARD, W. H. MARSON, Special Committee.

Ordered received, filed and published.

By Ald. Kelly-Petition for a sewer in Per-Referred to the city surveyor to kins street. prepare an ordinance.

By Ald. Kelly-Resolved, That the Executive Board be, and it is hereby authorized to stop the extension of water pipe now in pro-gress on Chili avenue, at the west line of Hakes place, and in lieu of the extension to Chili avenue westerly of Hakes place, to ex-tend a six-inch pipe in said Hakes place south-erly to a point 150 feet distant from the south line of Chili avenue. Adopted. Ald. Kelly moved that the chairman of the

Lamp Committee be requested to notify the contractor for the care of the kerosene lamps or his bondsmen that unless he carries out his contract the Council will cancel it. Adopted.

Ald. Weider presented a communication in regard to the Pinnacle avenue improvement, which was ordered received and filed.

Ald. Mandeville moved a reconsideration of the resolution in regard to the Map and Survey Committee employing an expert civil engineer and assistant to make a preliminary survey for an east side outlet sewer. Adopted. Ald. Mandeville moved the indefinite post-

ponement of the resolution. Adopted. By Ald. Mandeville-Resolved, That the

Map and Survey Committee be and hereby is authorized to negotiate for the employment of an expert civil engineer with competent assistants to act in conjunction with the City Surveyor in making the preliminary surveys with a view to determine the most practical outlet for a trunk sewer on the east side of the Genesee river and report the result thereof to this Board at the earliest possible date. Adopted. By Ald. Mandeville-Resolved, That the

Rochester City & Brighton Railroad Company be and they are hereby directed to properly drain, repair or raise, or both drain, repair and raise their tracks in E. Main street at as many points therein as may be necessary between Franklin street and University avenue within ten days, such work to be done to the satisfaction of the Executive Board; and in case that the said work shall not have been completed within said period of time, the Executive Board is herewith directed and empowered to perform said work and charge the cost thereof to said railroad company.

Ald. Watson moved to amend by including Elm, Chestnut and James streets and that part of the railroad leading to Park avenue. Adopted.

The resolution as amended was adopted.

By Ald. Mandeville-Resolved, That the Lamp Committee be and are hereby instructed to place one gas lamp at the corner of East avenue and Swan street. Referred to Lamp Committee.

By Ald. Mandeville-

To the Honorable the Common Council of the City of Rochester:

The petition of the undersigned, Superioress of the Female Academy of the Sacred Heart, respectThat the said academy is situated on Prince end of the bridge can be constructed on plans street, in said city; that, in addition to said acad-emy, the ladies of the Sacred Heart conduct on said street a free school open to all girls of proper Besolved. further. That if in the oninion of

Subject to the Assessment Committee.

Referred to the Assessment Committee.

By Ald. Foley-Petitions of Charles White for permission to erect two wood buildings on Strong street. Referred to the Wood Build ing Committee and Fire Marshal, with power to act.

By Ald. Elliott-Resolved, That the Roches ter City & Brighton Railr ad Company be re guested to take up the track on Court street bridge within ten days, and in default thereof that the track be taken up by the Executive Board and the ϵ xpense thereof be charged to

board and the capping Adopted. By Ald, Fritzsche-Whereas, The bridge of the N. Y. C. & H. R. R. crossing at Joiner street is in a very bad condition, the iron cal-ing having rotted away, causing water and filth to drip on passers by, causing great injury to their wearing apparel and creating a nun-

sance in the street; and Whereas, The taxpayers on said Joiner street have been to great expense in improving the street, and the drippings of oil and water form pools, thus presenting an unsightly appearance and destroying the road-bed; and, Whereas, article 5 of the contract between

the city of Rochester and the N. Y. C. & H. R. R. Co, distinctly provides that "all bridges over streets shall be so floored and maintained as to prevent dripping of oil or water upon the road-way underneath." Therefore, be it Resolved, That the City Clerk be directed to notify the N. Y. C. & H. R. R. authorities of

the condition of the bridge, with the request of this council that the bridge be repaired immediately and without delay. Adopted. By Ald. Kohlmetz-Resolved, That the City

Surveyor be and hereby is instructed to modify the plan for the construction of the north approach to the bridge over the Erie canal connecting Clinton park with Pinnacle avenue, by placing the outer face of the retaining wall on the west side of the said approach, on the west side of Clinton park, in a manner similar to the form and location of the retaining wall on the east side of the approach aforesaid, with such other changes in the plans for the construction as the proposed change in form and location of the retaining wall may render nec-

essary. Adopted. By Ald. Kohlmetz-Resolved, That the Executive Board be and hereby is requested at the earliest date to enter into negotiations with the contractor for the construction of the Pinnacle avenue bridge approaches and ascertain on what terms and at what cost, over and above the amount of the original estimate for on what terms and at what cost is over and above the amount of the original estimate for the improvement, the approach at the north at the corner of Fourth street and Glenwood

Resolved, further, That if in the opinion of the Executive Board reasonable terms are offered by the contractor for the construction of the northern approach of the afore-said bridge, according to the plans as modified by the City Surveyor, said board is construct to orther into a contract with said requested to enter into a contract with said contractor for the immediate prosecution of the work conformably to such modified plans. Adopted.

By Ald. Kohlme'z-Petition for a sewer in Park row. Referred to the City Surveyor to prepare an ordinance.

Ald. Elliott gave notice that at the next meeting he would move to amend section 1 of the ordinance relating to the meetings of the Common Council so as to read "6 p. m.,"

in place of 7:30 p. m. By Ald. Tracy—Resolved, That an electric light be placed on North Washington street, between West Main and Allen street, as petitioned for by taxpayers and residents on said street, the same to be done under the directions of the Damp Committee. Adopted. On motion of Ald. Kelly, the board ad-Adopted.

iourned. PETER SHERIDAN. City Clerk.

In Common Council - Oct. 5, 1886.

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present-Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

Absent-Ald. Marson-1.

APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC ... AND THEIR REFERENCES.

By Ald. Coughlin-Petition of Michael Quinlavan for permission to erect a wooden building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Watson—Two separate petitions for the improvement of Chestnut park by constructing Portland cement sidewalks, Řeferred to the Improvement Committee.

By Ald. Koblmetz-Petition of W. A. Barnes for permission to erect a wood building; granted under direction of the Fire Marshal. Also petition of Michael Maloney for permis-sion to erect a wood building; referred to the Wood Building Committee and Fire Marshal, with power to act. Also petition of Frank Ritter for permission to erect a wood building : referred to the W od Building Committee, By Ald. Elliott—Petitions of W. H. Max-

well and M. McGrath for permission to erect wood buildings; referred to the Wood Building Committee and Fire Marshal, with power to act. Also petition for electric light on Alexander street ; referred to the Lamp Committee. Also petition for electric light on Edmonds

avenue. Referred to the Lamp Committee. Also remonstrance against rebuilding First street sewer between Rowe street and Glenwood avenue. Referred to the Sewer Committee

By Ald. Mandeville-Petitions of Mary D. Kelly, John L. Minges and Samuel Bend, for permission to erect wood buildings. Granted under direction of the Wood Building Committee and Fire Marshal.

By Ald. Swikehard-Petition for an electric light on Orange street; referred to the Lamp Committee. Also petition for a sewer in Whitney street, from Lime street to Smith street; referred to the City Surveyor to prepare an ordinance.

By Ald. Selve-Petition of W. J. McKelvey by Ald. Selye-relation of W. J. McKelvey for permission to erect a wood building; re ferred to the Wood Building Committee and Fire Marshal, with power to act. By Ald. Weider – Petitions of Mrs. Brautigan, C. Hebing, E. Leisher, and A. Schenkel for per-vicing the or the ord buildings, where we do to the

mission to erect wood buildings; referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald Bohrer-Petition of Max S. Moll for permission to erect a wood building; referred to the Wood Building Committee to report at the next meeting.

By Ald. Kelly—Petition of John W. Tay-lor for permission to erect a wood build-ing; granted under direction of the Wood Building Committee and Fire Marshal; also petition for a lamp on Campbell street; re-formed to the Lamp Committee ferred to the Lamp Committee. By Ald. Schaeffer-Petition for an electric

light on Central park; referred to the Lamp Committee; also petition of W.G. Davis for permission to erect a wood building; referred to the Wood Building Committee and Fire Marshal with power to act; also petition for grading Morrill street, referred to the Execut-ive Board; also petition for water main in Oxford street, referred to the Executive Board and Water Works Committee.

REPORTS OF STANDING COMMITTEES.

OCTOBER, 4, 1886.

By Ald. Kelly-

Ivan Powers, Esq., City Attorney:

Dear Sir-Your communication informing me that the Common Council had adopted a resolution requesting my opinion as to the probability of ob-taining a reversal of the judgment in Groves vs. The City of Rochester, and as to the amount at which it would be advisable to settle both of the actions growing out of the Groves accident, was duly received. In reply I submit the full set Deer Sir-Your communication informing me

In reply I submit the following. The accident to Mrs. Groves was caused, as de-termined on the trial of the action, by negligently leaving open and unguarded a trench in North St. leaving open and unguarded a trench in North St. Paul street, excavated for water mains. It ap peared by the evidence that the accident took place on Saturday evening, Nov. 11, 1832, and that the trench had been opened some time before; but how long does not appear. The main trench ex-tended along said street outside of the curb, from a point near the New York Central & Hudson River railroad tracks to a point north of Rau park, while the trench where the accident occurred was a lat-eral, extending from the main trench under the street car tracks, and thence in the shape of a T, into and parallel with the flagstone walk. The records of the Executive Board show that the contract for the laying of the water main in his street was awarded to a contractor on the 10th day of November. The point was made by the

city, upon the trial, that as the trench was ex-cavated before the execution of the contract, the rule of law laid down in Brusso vs. City of Buffalo, and in other cases, to the effect that the city is lia-ble for the negligent acts of its contractor, causing injury, did not apply. This position the trial-court held to be not well taken. The trial-justice charged the jury, among other things, as follows: "We have departments of our city government, each of which is charged with some special duty. I charge you in regard to this subject, which has been discussed by the City Attorney, that where a city street is rendered unsafe by an excavation thereon, made by a contractor under direction of a department, of the city government in the perdepartment of the city government in the per-formance of a contract with such department, no-tice to the municipal corporation of the dangerous tice to the millicipal corporation of the damerous condition of the street is not a percequisite to lia-bility for injuries caused by such defects. Having caused the excavation to be made, the city is bound to see that it it carefully guarded. It is not absolved from this duty because it employed a con-tractor to make the excavation."

absolved from this duty because it employed a con-tractor to make the excavation." While the attorney for the city, at the time of the trial, did not question the rule of law as thus laid down by the Judge, he did question its appli-cation to the facts of this case as those facts ap-peared upon the trial. He contended that the per-son who opened the trench was not a contractor employed by the city, but so far as the proof showed was a trespasser upon the street, for whose acts the city was not liable unless it had act ual or con-structive notice of them, or of the effect of them. The court was asked by counsel for the city to charge that if the jury find the excavation was made without the knowledge of the Executive Board, even if they find the place in question was dangerous, the verdict must be for the defendant. and the court said: "I submit that matter to the jury to say whether or not the Executive Board did know all about it." The testimony of Mr. Tubbs, Chief Engineer of the Water Works, a wit-ness called by the plaintiff, was to the effect nant supervision, and that what he did was done by di-rection of the Executive Board; but that he could not tell, of his own recollection, when the work was begun, whether before or after November 10th. was begun, whether before or after November 10th.

The question presented then is, Was there sur-ficient evidence to justify a finding that the trench was opened under direction of the Executive Board? If there was, the verdict of the jury will undoubtedly stand. If there was not, the judg-ment would be reversed. But another element is presented for consideration. If the judgment should be reversed, and a new trial granted, proof can and I suppose will be made that the work of opening a trench was begun fully a week before the day of the accident, and that the work had so far progressed that the trench was open from Rau park to the railroad on the day the contract was awarded. With these facts shown, the re-covery of the plaintiff would be certain, on the ground of actual or constructive notice to the municipal authorities, independent of the other question hereinbefore discussed. There is in my opinion very little prospect of se-The question presented then is, Was there sur-

There is in my opinion very little prospect of se-curing a new trial in this case; and if a new trial is obtained. I do not see that the city can hope to escape liability. It is useless for me to speculate as to the amount of recovery in the event of a new trial being had.

trench had been opened some time before; but how long does not appear. The main trench ex-tended along said street outside of the curb, from 4 of the action brought by the husband to recover damages for loss of services, etc., not yet tried, would be judicious, provided they can be settled on the basis of a reasonable compromise. The amount that it would be wise for the city to pay in eral, extending from the main trench under the street car tracks, and thence in the shape of a T. The records of the Executive Board show that the contract for the laying of the water main in this street was awarded to a contractor on the 10th day of November. The point was made by the 62I believe that the settlement of this action, and

62

Very respectfully yours, JOHN N. BECKLEY. actions. Ordered received, filed and published.

By Ald. Kelly-

To the Honorable the Common Council of the City of Rochester:

To the Honorable the Common Council of the City of Rochester: GENTLEMEN.-Your Law Committee respect-fully beg leave to submit the following in relation to the cases of Amelia and Thomas H. Groves vs. The City of Rochester, and Thomas H. Groves against The City of Rochester: It appears from the opinion of Mr. Beckley, the late City Attorney, and from the printed book on appeal that the first action was begun by Amelia Groves, her busband, was joined as a party plaintiff with her by the rule of the Supreme Court, on or about Auz. 29, 1883. The action was brought to recover damages alleged to have been sustained by Amelia Groves from falling into a treach excavated for water mains in North St. Paul street on the evening of November 11, 1882, and which trench, as found by the verdict of the jury, was negligently left open and unguarded that the accident took place at a late hour on Saturday evening; and that the trench had been opened for some time before, but how long does not appear. The cause was brought to rule and unguarded that the accident took place at a late hour on Saturday evening; and that the trench had been opened for some time before, but how long does not appear. The cause was brought to rule does not appear. The cause was brought to such the sum of \$19,000 damages. A motion for a new trial was duly made and argued by the then city atformey, Mr. Beckley, which mo-tion was denied by the same justice, Mr. Justice Macomber, before whom the motion was made, with costs, on May 25, 1885, for \$20,548.50 damages, being the amount of the verdici, with interest thereon from the time of its rendition to said June 3, 1885, and \$70.00 costs, in all \$20,618.50. An appeal was taken July 1, 1885, by Mr. Beckley on behalf of the city, from the judgment and order denying a new trial, to the General Term, and upon that decision was an affirmance of the order and judgment appealed from, and upon that decision judgment and order of affirm-ance was entered by the plaintiffs February 6, 1886, with \$31.50 costs of the a

excessive; that it appeared that the plaintiff at the time of the injury was 28 years of age; that before and up to the time of the accident she had been remarkably healthy and active: that her injuries were severe and her suffering had been very great, and that she still suffered from the effects of them; and the medical opinion was that she might never fully recover, and that they materially tended to shorten her life. Mr Beckley on healt of the city on April 2

Intry recover, and that they materially tended to shorten her life. Mr. Beckley on behalf of the city, on April 2, 1886, duly appealed from the indgment and order of affirmance of the General Term to the Court of Appeals, which said cause and appeal therein is now pending undetermined. August 5, 1885 another action was begun in the Supreme Court of this State by Thomas H. Groves, the husband, against the city, for his damages al-leged to have been sustained by him, viz.: for ex-penses incurred for medical care and attendance, etc., as well as for the value of his wife's services in the care of his household and as clerk in his boot and shoe store in this city; which were and are claimed to be quite valuable, and also for the loss of her society, comfort and inability upon her part to perform her martial duties, the damages claimed by him being the sum of \$50,000. An an-swer was duly served, and the cause is now on the Calendar of the present October Circuit Term, and it is set down for trial on Monday, October 18,1886. it is set down for trial on Monday, October 18, 1886.

Costs..... 20.618 50 Interest from June 3, 1885, to October 5, 1,656 35 22, 274 85 81 50 3 25 84 75

22,359 60

Cost of appeal in the Court of Appeals...

\$22,389 60

which shall be in full of the judgments and all costs in both actions, and the execution and de-livery of a general release of any and all claims by and on the part of said Amelia and Thomas H. Groves. Your committee therefore recommend that the following resolution be adopted, as it will be highly advantageous for the interests of the city so to do. All of which is respectfully submitted. Dated Rochester, N. Y., October 5, 1886. J. MILLER KELLY, PHILIP WEDER, D. V. W. SELYE, HENRY KOHLMETZ, G. W. ELLIOTT, Law Committee. which shall be in full of the judgments and all

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Swike-hard, Welder, Stein, Bohrer, Kelly, Schaefhard, 1 fer-14.

Nays-Ald. Mandeville-1. By Ald. Kelly-Resolved. That the city clerk be, and he hereby is, authorized and di-rected to draw an order on the treasurer in favor of Amelia and Thomas H Groves for the sum of \$22,359.60, the same to be in full of the judgments recovered by them heretofore against the city, and the subject matter of the action now pending and brought by said Thomas H. Groves against the city, and all

costs in each, and both of said actions upon the certificate of the city attorney that proper sat-isfaction pieces of said judgments and a stipulation of discontinuance without costs of the appeal now pending in the Court of Ap-peals in said action of Amelia and Thomas H. Groves; and a stipulation of discontinuance without costs of the action now pending in the Supreme Court, of Thomas H. Groves against the city, and a proper and general release of any and all claims, debts, dues and demands that said Thomas H. Groves and Amelia Groves, and each of them, may have, or claim to have, against the city, have been executed, acknowledged and delivered, and that the city treasurer charge the amount of said order to the contingent fund. Adopted by the following vote :

Ayes—Ald, Tracy, Coughlin, Watson, Kohl-metz, Fritzsche, Elliotr, Foley, Selye, Swike-hard, Weider, Bohrer, Kelly, Schaeffer-13. Nays—Ald, Mandeville, Stein-2.

By Ald. Kelly-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: Your Law Committee begs leave to submit the following, as their report in their mat-

to submit the following, as their report in their mat-ter of opening a new street from Clifford street to Norton street, under ordinance 2, 701: September 5, 1882, a final ordinance for the ac-quiring of land for such new street was duly adopted, and on March 7, 1883. the City Attorney was instructed to take the usual proceedings to obtain the appointment of commissioners of ap-praisal, and, as appears by the communication from the City Attorney to your honorable body, August 26, 1884, he had, in pursuance of such di-reotion, taken such proceedings as resulted in the appraisal of the damages to be paid to the owners for the land to be taken; that the report of the commissioners was made to the Common Council January 22, 1884, and confirmed February 5, 1884, and that on the 17th day of June, 1884, the assess-ment role for said improvement, was duly conand that on the lifth day of June, 1884, the assess-ment role for said improvement was duly con-firmed, but that owing to an over-sight of the City Surveyor in the preparation of the final ordinance, the provision was made that payments should be made in three, instead of one payment, as the charter provided in the taking of land, and the City Attorney recommended the re-consideration of the action taken, and the enact-ment of another ordinance. (see page 165. Proceedpayment, as the charter provided in the taking of land, and the City Attorney recommended the re-consideration of the action taken, and the enact-ment of another ordinance, (see page 165, Proceed-ings 1834-1885.) and, in accordance with such sug-gestions, the resolution confirming the assessment roll was reconsidered and the ordinance was amended by striking out such provision of pay-ment, and the clerk was directed to advertise for allegations on the ordinance as amended. [See page 169.] Subsequently, and on September 9, 1884, as appears at page 181, a final ordinance, be-ing No. 2, 701, was duly passed. On December 16, 1884 (see page 257), another resolution, intro-duced by Ald. Simelink, was adopted, by which the Executive Board was authorized and directed to negotiate with the owners of the land necessary to be taken for the opening of such street and report to your honorable body the result of its negotiations, and subsequently, and on Jan. 13, 1885, (see page 281), the Executive Board made their report, with the names of such suggested that it would be less expensive to the dawarded them, and your honorable body by them, and suggested them of the owners of property neces-sary to be taken for the opening of such street do your honorable body by a resolu-tion introduced by Ald. Simelink resolved that the amounts at which the owners of property neces-sary to be taken for the opening of said street would sell the same were satisfactory to your honorable body, and by a resolution introduced by thes ame alderman, then a dopted, the Mayor was authorized and directed to enter into contracts with the owners of such land necessary to be taken for the opening of such street by the purchase of said land opening of such street by the purchase of said land

at the prices contained in the report of the Executive Board, said amounts to be paid within four months after the confirmation of the assessment four months after the confirmation of the assessment roll for said improvement, and the contracts to be drawn in accordance with the provisions of sec-tions 173 and 174 of the charter, and to be approved by the city attorney. On November 10, 1885, (see page 242, proceedings of 1885-1886,) pursuant to a communication from Mr. Beckley, the then city attorney, a resolution was then duly adopted by your honorable body directing him to publish a notice specifying and describing the lands necessary to be taken for the purposes of said street, and to take such further action as might be necessary with reference thereto in accordance with section 175 of the revised city charter. Subsequently, and take such further action as might be necessary with reference thereto in accordance with section 175 of the revised city charter. Subsequently, and on April 20, 1886, (see pages 24-30, proceedings of 1886-1887) the report of the commissioners ap-pointed awarding the damages to be paid for such land was duly presented to your homorable body, and your honorable body appointed the next meeting, May 4, 1886, as the time for hearing allegations with reference to the confirmation of the report of said commissioners, and on the said May 4th, 1886, (see pages 85-86), allegations being called for and no person appearing, upon motion of Alderman Schaeffer the report of the said com-missioners, guardian ad litten, and other persons for services and disbursements connected with said proceeding. On June 15, 1886, (see page 140), upon motion of Alderman Schaeffer, the expense was ascertained to be the sum of \$8, 764.17, and all per-sons intersted were directed to be heard as to the same at the meeting held June 29, 1886, at 7 p. m., and the clerk was directed to publish a notice of said hearing, as required by the city charter. On June 29, 1886, (see pages 156-159), upon the lots and parcels of land described in the ordinance, namely: Alderman Stein, a resolution was adouted direct-ing the said sum to be assessed upon the lots and parcels of land described in the ordinance, namely: One tier of lots on each side of the pro-posed street from Clifford street to Nor-ton street, and the assessors were directed to make an assessment, and to meet for that purpose July 3, 1886, at 9 a. m. On July 27, 1886, (see page 184) upon motion of Ald. Schaeffer, a resolu-tion was duly passed apponting the part regular page 184) upon motion of Ald. Schaeffer, a resout-tion was duly passed appointing the next regular meeting of the CommonlCouncil, Tuesday evening, Aug. 10, 1886, as the time when any complaints or appeals from such assessment under said ordinance No. 2.701, would be heard. On Aug. 10, 1836, (see page 203) upon motion of Ald. Schaeffer, allegations being called for, and no person appearing, the said assessment roll for the opening of said street, ordiassessment roll for the opening of said street, ordi-nance No. 2,701, was in all things duly confirmed. Your committee has been informed that immedi-

Tour committee has been informed that immedi-ately after the confirmation of said roll on said Aug. 10, 1886, the assessment rolls, having the war-rant of the Mayor and the oaths of the Assessors, and the certificate of the clerk thereto attached, were duly delivered to the Treasurer for collection.

Your committee further reports that on Aug. 26, 1886, (see page 212) upon motion of Ald. Schaeffer, the action of your honorable body confirming the assessment roll of Joiner street, presumably the said assessment roll of Joner street, presumably the said assessment roll under ordinance No. 2,701, was re-considered, and upon motion of the same Alder-man action was postponed for two weeks. On September 7, 1886, (page 221,) under the head of unfinished business, upon motion of Alderman Schaeffer, a reconsideration of the action confirm-ing the assessment roll of "Joiner street" was adopted, and upon motion of the same Alderman that action was postponed two weeks

adopted, and upon motion of the same Alderman that action was postponed two weeks. Your committee is clearly of the opinion that, waiving for a moment the discrepancy between the name of "Joiner street" and "opening of a new street from Clifford street to Norton street," under said ordinance No. 2, 701, your honorable body, under section 179 of the Revised City Charter, had, and has, no power to reconsider the final ordinance passed as a foresaid, concerning said new street opening, for the reason that that section provides in reference to confirmations, "but the Common Council may set aside said report (*i. e.*, report of commissioners of appraisal,) and abandon

said improvement at any time before the final | levied against the property of said Wagner, being: confirmation of the assessment roll hereafter men-tioned," and under section 194, the Mayor is di-rected to annex his warrant to the assessment roll, ment tax ordinance No. 2,783, and charge the bal-

said improvement at any time before the final confirmation of the assessment roll hereafter men-tioned," and under section 194, the Mayor is di-rected to annex his warrant to the assessment roll, and the same is directed to be delivered to the City Treasurer to be collected. Again. by section 196, "the city shall not become obligated to take any such lands or tenements, or to pay or deposit such damages therefor, nor shall the owners, occupants, or other persons having any liens thereupon, ac-quire any right to such damages, nor to be paid therefor, until the final confirmation of said assess-ment roll, as hereinbefore provided," and in the opinion of your committee, it is clear that your honorable body has no power to reconsider the adoption of the final ordinance, especially so after the assessment roll thereon has been delivered to the City Treasurer for collection. Respectivally submitted,

Respectfully submitted, J. MILLER KELLY, P. WEIDER, D. V. W. SELYE, H. KOHLMETZ, Law Committee.

Dated Rochester, N. Y. Oct. 5, 1886. Adopted.

By Ald. Bohrer-

To the Common Council :

GENTLEMEN - Your Committee on Opening and Alteration of Streets to which was referred a peti-tion to change the name of "Huron street" to "Hibbard place," do hereby report favorably on the prayer of the petition, and submit the accom-panying resolution, and recommend the adoption thorach LOUIS BOHRER, thereof.

FRANK FRITZSCHE, W. H. MARSON, D. W. SELYE, C. STEIN,

Committee.

Ordered received, filed and published. By Ald. Bohrer-Resolved, That the name of Huron street be and hereby is changed to "Hibbard place," and the clerk be directed to enter the same in the Street Register, and the Executive Board be notified to place the

usual street signs. Adopted.

By Ald. Schaeffer-

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN-Your Assessment Committee, to whom was referred the petition of Louis Wagner for relief from an erroneous assessment alleged to have been assessed against him, on the east part of lot 121 of the Munger track, north side of Hickory street, for the Hickory street improve-ment tax, ordinance No. 2,783, reports thereon as follows

That the width of his property on Hickory street, according to the assessment rolls in the assessor's office, was and is 59 feet; but, through a clerical mistake, the width on the assessment roll for said im-provement ordinance, No. 2,783, was stated at 69 feet, making a difference of 10 feet against said petitioner, and a difference of \$23.50, excessive assessment.

Your committee, therefore, is of the opinion that the treasurer should be directed to receive from Mr. Wagner the sum of \$140.06, less the discount, in full for said Hickory street improvement tax assessed against him as above, and charge the balance of said assessment to erroneous assess-ments. Respectfully submitted, CHRIS. J. SCHAEFFER,

J. MILLER KELLY, DEVILLO W. SELYE, CHRISTIAN STEIN, Assessment Committee.

Ordered received, filed and published.

By Ald. Schaeffer-

Resolved, That the treasurer be, and hereby is, directed to receive from Louis Wagner the sum of \$140.06, less the discount, in full for the assessment

ance of said assessment to erroneous assessments.

Adopted. By Ald. Schaeffer-

To the Honorable the Common Council of the City of Rochester

GENTLEMEN-Your Assessment Committee, to whom was referred the petition of the Superioress of the Female Academy of the Sacred Heart, to have an assessment levied against said academy in the year 1885, for the sprinkling of Prince street, for the sum of \$35.3, which assessment has been transferred to the general city tax rolls for 1886, and now amounts to \$35.23, remitted, respectfully re-ports that your committee is of the opinion that such assessment should be cancelled, for the rea-sons stated in said petition, namely: That the public nature of said academy, and the fact that said academy is an institution incorporated and conducted for educational purposes, and that no moneys are received by the ladles conducting the school from the state or city for the conducting thereof, and, that in previous years, the Common Council have remitted all assessments for sprink-ling against it, and, we, therefore, recommend the GENTLEMEN-Your Assessment Committee, to ling against it, and, we, therefore, recommend the adoption of the accompanying resolution. Respectfully submitted,

CRIS. J. SCHAEFFER, J. MILLER KELLY, DEVILLO W. SELYE. CHRISTIAN STEIN, Assessment Committee.

Ordered received, filed and published. By Ald. Schaeffer – Resolved, That the Treasurer be, and he hereby is, directed to cancel the assessment made and levied against the Female Academy of the Sacred Heart for the sprinkling of Prince street in the year 1885, and which has been transferred to the general city tax rolls for the year 1886, and which now amounts to \$35.33, and charge the same to erroneous assessments.

Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Kohlmetz, Foley, elye, Swikehard, Weider, Stein, Bohrer, Selye, Swikehard, Kelly, Schaeffer—11.

Nays-Ald. Watson, Fritzsche, Elliott, Mandeville-4.

By Ald. Schaeffer-

To the Hon. the Common Council of the City of Rochester :

The petition of Seymour Boughton of Pittsford, in the county of Monroe, respectfully shows, That he holds a tax deed from the County Treasurer of Monroe county of 105 00 fthe J. Williams tract on Kent street in the Ninth ward of the city of Boohes-ter which here how for concordst Kent street in the Ninth ward of the city of Roches-ter, which has been for several years past assessed to James Farley, and your petitioner has a tax search from the City Treasurer, showing that the unpaid taxes on said lot, with interest, amount to considerably over one hundred dollars, which your petitioner is ready and willing to pay, but it is necessary for his safety and protection that he should have the certificates as a lien on the property, and he prays that upon payment of the amount of said taxes and interest, the Mayor shall be authorized to assign the city's interest in the certificates to him. S. BOUGHTON. Dated Rochester, Oct. 4, 1886.

Dated Rochester, Oct. 4, 1886.

Ordered received, filed and published.

By Ald. Schaeffer - Resolved, That the Mayor be, and he is hereby authorized to assign the city's interest in the tax sales, which certificates are now held by the said city on lot No. 50 of the J. Williams tract on Kent street, in the Ninth ward, to S. Boughton, upon his paying into the city treasury the amount of said taxes, with the interest and penalties allowed by law, and which assignment is to be without recourse against the city. Adopted, By Ald. Fritzsche-

ROCHESTER, Oct. 5, 1886. To the Honorable the Common Council:

GENTLEMEN: Your Water Works Committee and the Executive Board respectfully make the following recommendations:

First-That the Executive Board be authorized to extend a water main in Lake avenue from pres-ent end of pipe on (west side) northwardly a dis-tance of about 220 feet, at an estimated cost of \$308.

Second—That said Board be cirected to extend a water pipe in King park from Sherman st. north-wardly a distance of about 400 feet, at an estimated

wardly a distance of about two... cost of \$360. Respectfully submitted, FRANK FRITZSCHE, D. W. SELYE, Water Works Committee. Provided the full funds to pay the same are on hand. GEO. W. ELLIOTT, J. H. FOLEY, BYRON HOLLEY, GEO. W. ALDRIDGE. Executive Board.

Ordered received, filed and published. By Ald. Fritzsche-Resolved, That the Exby Ald. Fritzsche-Hesolved, that the Ex-ecutive Board be, and it is, hereby authorized to extend water mains in Lake avenue, from present end of pipe near Burke place, north-wardly a distance of about 220 lineal feet, at an estimated cost of \$308; also, in King park, from Sherman street northwardly a distance of about 400 feet, at an estimated expense of \$360, and to pay for the cost of the same out

\$360, and to pay for the COSU OF THE STORE of the water pipe extension fund. Adopted by the following vote: Hyes—Ald Tracy, Coughlin, Watson, Hitmanha Elliott. Foley, Selye, Swikehard, 18 Ages—Ald Iracv, Couguin, Wassen, Fritzsche, Elliott, Foley, Selye, Swikehard, Weider, Stein, Bobrer, Kelly, Schaeffer—13. Ald. Watson moved that rule 38 besuspended.

and that the monthly pay rolls be $plac_{d}$ on the finance budget. Adopted by the folon the finance budget. Ξ. lowing vote:

Ayes-Ald. Tracy, Coughlin, Watson, Fritzsche, Elliott, Foley, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-13.

FINANCE BUDGET No. 6.

ROCHESTER, N. Y., Oct. 5, 1886.

By Ald. Watson-Resolved, That in pursuance of section 58 of the City Charter, the City Clerk be of section as of the City Charter, the City Clerk be and he hereby is directed to draw warrants on the City Treasurer, in favor of the following named persons, for the amounts set opposite their re-spective names, and that the City Treasurer be and he hereby is directed to pay said warrants when there are funds applicable, and charge the proper funds as follows:

CONTINGENT FUND.

MISCELLANEOUS ACCOUNTS.

million motor motor in the	
Myron H. Ray, serving notices	\$8 04
Geo. F. Flannery, printing	10 00
	61 25
German Printing Co., publishing notices	8 55
W.W. Morrison, printing	23 25
Guide Manufacturing Co., signs	24 00
Samuel Knowles, hack hire	3 00
Lawrence W. Davis, serving notices	8 00
Weaver, Palmer & Richmond, tools, sur-	
veyor	190
M. Greenagle, carriage hire	6 00
Schmidt & Kaelber, tracing paper, sur-	1.1.1
veyor	17 90
I. F. Quinby, disbursements	41 35
Williamson & Higbie, st tionary, Sur-	
veyor	48 77
Williamson & Higbre, stationery, City At-	
torney's office	44 90
63	•••••••

Williamson & Higbie, station		
torney's office	ery, City At	41 36
williamson & Higble, station	nary, clerk'	8
office Ivan Powers, disbursements.	•••••	140 10
		12 50
Western Union Tel. Co., serv	rices	6 03
PAT POLL FOR MITH MONT		9 10
C. R. Parsons, Mayor John A. Davis, City Treasurer, F. P. Allen, Dep. Treasurer, H. B. James, clerk, Treasurer Ed'd B. Thomas, clerk, C. M. Beattle,		\$ 275 00
John A. Davis, City Treasurer		375 00
H. B. James, clerk, Treasurer	's office	166 66 83 23
Ed'd B. Thomas, clerk,	,	83 33
C. M. Beattie, A. D. Davis, C. J. McDonald,		66 66
C. J. McDonald, ··· ··		• 60 00 • 58 33
	•• ••••	. 33 33 . 333 33
 Charles Kondoll, Ivan Powers, City Attorney. Henry J. Sullivan, ass't Dist. Aug, and Sept. E. D. Smith, Stongrapher. Wm. J. Burke, clerk, City Att I. F. Quinby, City Surveyor. Wm. J. Stewart, Assistant Wm B. Sackett. 	Att'y, mos	
Aug. and Sept.	••••••	266 66
Wm. J. Burke, clerk, City Att	ornev	75 00
I. F. Quinby, City Surveyor	·	191 66
Wm. J. Stewart, Assistant Wm. B. Sackett, Wm. W. Race,	surveyor.	100 00 75 00
Wm. W. Race,		63 33
Ambrose Redman, John Kenyon,		
Wm M Bebasz ···	••	75 00
C. E. Bingham, Martin Wahl,		50 00
Louis Y.McConnell,		48 33
L. A. Pratt. City Assessor	•••••••••••••••••••••••••••••••••••••••	225 00
Wm. Mahar, Valentine Fleckenstein, City	Assessor	$225 00 \\ 225 00$
Valentine Fleckenstein, City Thos. E. White, Judge Munic Geo. E. Warner, W. F. Chandler, clerk Peter Sheridan, City Clerk Francis J. Irwin, City Messen	ipal Court.	200 00
Geo. E. Warner, W. F. Chandler, clerk		200 00
Peter Sheridan, City Clerk		75 00 166 66
Francis J. Irwin, City Messen	ger	100 00
Arthur McCormick, Fire Mar	shal	$16 66 \\ 100 00$
Wm. Butler, Asst. Arthur McCormick, Fire Mar Frank D. Fay, Watchman Cit John O'Leary, Engineer Peter G. Miller, Janitor J Building	y Hall	66 66
Peter G. Miller, Janitor	Front stree	. 66.66
Building. A. H. Martin, Milk Inspector		. 66 66 ·
Geo.A. Benton, Clerk Civil S	ervice Com	83 33
mission	·····	25 00
POOR FUN		
Frank Defendorf, groceries.		. \$11 00
E. A. Jaquith, groceries M. Eisenmenger, groceries	••••••••••••••••	$1 00 \\ 21 00$
C. W. Gray, groceries	•••••	23 50
Thos. McAnarney, groceries	••••••	$\begin{array}{ccc} 35 & 00 \\ 20 & 00 \end{array}$
Geo. Weider, groceries		26 00
Geo. J. Knapp. groceries	• • • • • • • • • • • • • • • • • • • •	$\begin{array}{ccc} 46 & 50 \\ 13 & 50 \end{array}$
Jas. McMannis, groceries		88 01
A. Heiner, bread	•••••	$\begin{array}{ccc} 14 & 31 \\ 24 & 79 \end{array}$
E. A. Jaquith, groceries M. Eisenmenger, groceries Hugh Hamilton, groceries. Hugh Hamilton, groceries. Thos. McAnarney, groceries. Geo. Weider, groceries. P. Connaughton, groceries. Jas. McMannis, groceries. John Sanders, rent. Johanna Yawman, rent.	• • • • • • • • • • • • • • • •	$\begin{array}{ccc} 24 & 79 \\ 23 & 38 \end{array}$
John Sanders, rent	• • • • • • • • • • • • • •	4 50
Johanna Yawman, rent	•••••	$\begin{array}{c} 21 & 00 \\ 17 & 00 \end{array}$
John Fisher, meat Grainger & Smyth Bro., meat	•••••	25 00
J. J. Fisher, meat C. Reuter, meat		$\begin{array}{c} 25 & 00 \\ 25 & 00 \\ 25 & 00 \end{array}$
J. Morhardt, meat City Hospital, board Mary Flannigan, board	•••••	25 00 743 00
Mary Flannigan, board	••••••••••••••••••••••	10 00
Louis Maier, burials		$\begin{array}{c} 10 \ 00 \\ 61 \ 00 \\ 24 \ 00 \end{array}$
Drew, Allis & Co., directory.	· • • • • • • • • • • • • • • • • • • •	24 00 4 00
		501 01
W. C. Dickinson, coal Nathan English, beans	• • • • • • • • • • • • • • • • • •	$\begin{array}{c} 13 & 67 \\ 83 & 25 \end{array}$
Nathan English, beans	•••••	
John Lutes, dispursements	· · · · · · · · · · · · · · ·	31 27
PAY ROLL MONTH OF John Lutes, Overseer		к. \$141 66
J. H. McGregor. Clerk Poor C Thos. Swanton,	ffice	66 66
Joseph Eagan,	••••••	$\begin{array}{c} 66 & 66 \\ 66 & 66 \end{array}$

George Hartel, Clerk Poor Department... Dr. D. H. Koch, City Physician..... Charles R. Barber, City Physician.... A. R. Gumbarts, ... N. M. Collins, ... V. A. Hoard, ... M. C. Rutherford, ... 62 50 $\begin{array}{c} 41 & 66 \\ 41 & 66 \\ 41 & 66 \\ 41 & 66 \\ 41 & 66 \\ 41 & 66 \\ 60 & 00 \\ 60 & 00 \\ 60 & 00 \end{array}$ Pomeroy P. Dickinson, Excise Comm'er... C. Herzberger, James Mailey, John H. Mason, clerk 65 00 HEALTH FUND. Patrick Bradley, collecting garbage..... \$109 25 Wm. Rosengreen J. W. Maser Peter Hardy John Baker Daniel Hickey John W. Mason Jacob Rauber Jacob Stein 228 00171 00• • • • • • • •• ۰. 171 00 ··· ······ $\begin{array}{c} 111 & 00 \\ 171 & 00 \\ 171 & 00 \\ 342 & 00 \\ 342 & 00 \end{array}$ 171 00 Jacob tautor Jacob Stein Phillip Ernst, harness repairs...... Mt. Hope Cemetery, rent Hope Hospital. H. D. Bryan, printing blanks... Williamson & Higble, stationery..... Dr. A. Dirkburdtor attending horse.... 171 00 $\frac{4}{100}$ $\frac{75}{00}$ 45 00 13 61 Dr. A. Drinkwater, attending horse..... 16 00 PAY ROLL MONTH SEPTEMBER. FAT HOLL MONTH SEPTEMBER. Dr. J. J. A. Burke, Health Officer..... Alfred Wedd, Register.... Messenger, messenger. Otho Griswold, Inspector... Geo. W. Hall, J. N. Harder, James Purcell, Henry M. Heinold keeper of Hone Hor \$75 00 66 66 33 33 41-66 41-66 41-66 **41** 66 Henry M. Heinold, keeper of Hope Hospital. pital..... Frank Gage, sewer flusher...... 50 00 41 66 John Galvin, 41 66 John Galvin, Wm.T.Kohlmetz, supt. of garbage 26 days 104 00 LAMP FUND. Citizens' Gas Co., lighting lamps August \$1,627 50 Citizens' Gas Co., lighting lamps Septem-PAY ROLL MONTH SEPTEMBER. C. R. Finnegan, sup't electric light \$ 50 00 CITY PROPERTY FUND. F. J. Irwin, cleaning City Hall Rochester Gas Co., gas city buildings.... A. Metcalf, soft soap J. T. Cox, cleaning carpets, &c..... 65 00 121 05 3 50 24 45 PARK FUND. John Van Auker, hack hire.....\$ POLICE FUND. M. E. Servis, repairing headquarters...... Baltimore & Ohio Telegraph Co., services\$147 75 Angust. B. L. Sheldon, meals for prisoners August Western Union Telegraph Co., services August. August. W. L. Buckland, horse hire.... livery.... Maggie Gaffney, cleaning July. Frank S. Skuse, expenses Palmer burglary Frank S. Skuse, expenses Palmer burglary Gase...... Henry Baker, expenses Dickinson case.... John C. Hayden, expenses Stott case.... B. Frank Enos, for Aug..... S. A. Pierce, M. D., services...... Maggie Gaffney, cleaning for Aug...... Addie Mosher, July James Kayanagh hack hire

James Kavanagh, hack hire.....

J. W. Hosentnai, rouce com , quise James D. Casey, Bartholomew Keeler, Police Justice..... B. Frank Enos. Clerk.....

POLICE PAY ROLL-MONTH SEPT.

Joseph P. Cleary, Chief Police..... Charles McCormick, Ass't Chief and Day 150 00 Charles McCormick, Ass't Chief and Day Captain. Wm. Keith, Night Captain. Benjamin C. Furtherer, Lieutenant. Frank B. Allen, John A. Baird, John E. McDermott, John C. Hayden, Detective. Thomas Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kayanagh, Thomas Dukelow, George Long, Difference Stroman. 116 67 108 33 85 00 85 00 85 00 85 00 90 90 90 ŏŏ 00 00 00 85 90 90 90 90 ŐŎ 00 00 ÔÕ Patrolman,.... 90 00 Older Oliver, Older Oliver, Pr Andrew Connolly, Bobert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell, Ed. McDonough, Joseph St. Hellen, Charles E. Fowler, Wm. McKelvey, Robert Sloan, John Dean, 75 00 ... •••• 75 75 00 ••••• •• 75ŏŏ •••• .. $\begin{array}{c} 70 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$ ••••• $\ddot{75}$ ŏŏ .. $\frac{75}{75}$ 00 75 00 •••• •• ŎŎ 70 John Dean, 70 00 Sam'l Schwartz, James A. Johnson, 75 00 75 75 ŏŏ Wm. Burgess, Chas. W. Peart, Chas. Hart, Mich. Hynes, ... ÕÕ ... 75 75 00 00 · · · · · · · · · · · · · $\ddot{75}$ 00 Louis Nold, Peter Hess, Oliver A. Youle, Fred Kipphut, Hiram Rogers, Pat'le Commission .. 75 ŌŌ •••• •• 75 75 00 ŏŏ 15 00 75 00 75 00 .. · · · · · · · · · · · · · .. ••••• •• Biram Rogers, Pat'k J. Cummings, Benj. L. Stetson, Pat'k Caufield, Pat'k Calligan, Wm. Murray, Mich. Englert, John Sullivan, Dennis Horan •• Pat'k Calligan, Wm. Murray, Mich. Englert, John Sullivan, Dennis Hogan, James E. Ryan, John Yaman, Mich. Zimmerman, Géo. H. Kron. •• $\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$ • • • • • • • • • • • • •• •• •• $\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 72 & 50 \\ 72 & 50 \end{array}$:: $\begin{array}{c} 72 & 50 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$ • • • • • • • • • • • Mich. Zimmerman, Geo. H. Kron, Geo. Liese, Henry Baker, Jr., Mich. Fitzpatrick, Wm. Hillard, Fred Walter, $\begin{array}{c} 75 & 00 \\ 72 & 50 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$ •• John Blitzer, .. • • • • • • • • • • • 24 45 Geo. Mour., Edward O'Loughlin, Geo. Kleisley, John B. Davis,
\$147 75 Nicholas J. Loos, John B. Davis,
\$147 75 Nicholas J. Loos, John H. Dana,
\$60 Wm. White,
80 Ed. Van Vorst, John C. McQuatters,
10 18 Ferd. Griebel,
250 Frank S. Skuse,
250 Frank S. Skuse,
300 Jacob Frank, John Monaghan,
214 Chas. Siefferd,
214 Chas. Siefferd,
214 Chas. Siefferd,
300 Mm. Laragy,
300 Mm. Laragy,
300 Mm. Laragy,
300 Joseph Baker, Chas. Skupp, Fred. A. Klubertanz,
250 00 Andrew J. Moranhan,
250 00 John E. Moran,
250 00 Henry M. Meislohn, Geo. Monr, Edward O'Loughlin, • • •• 75 00 00 • • $\begin{array}{c} 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 72 & 50 \end{array}$ •• • • • • • • • • • • • • •• •• •• • • • • • • • • • • • 75 00 ••• $\begin{array}{cccc} 72 & 50 \\ 65 & 00 \\ 75 & 00 \end{array}$ ••• 75 U. 75 U. 78 50 75 00 ••••• •• 75•• ••••• 75 72 00 50 •• 75 75 00 •• 72 67 50 •• 50 •• 70 75 00 75 00 ••••• J. W. Rosenthal, Police Com'r, gr. sal ... \$ 250 00 $\overline{75}$ ŎŎ •••••• 75ŏŏ •• 72 50

1

]]**

1)) く く (う つ

Chas. J. Player, Patr	olman			00
Job. W. Chatfield, Ferry Marzluff, court atte	endant a	nd in-		00
terpreter. Michael Hyland, turnkey.			$\frac{85}{75}$	
Jacob Markey, janitor	. 		60	00
John Coughlin, Albert Gerber,	••	police		00 00
Albert H. Jones, Isaac G. Lovitt.	••	••		00 00

EXECUTIVE BOARD DEPARTMENT, ROCHESTER, Oct. 2, 1886.

The accompanying bills and estimates, as per the following statement, having been lawfully contracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to Sec. 148 of the City Charter.

HIGHWAY FUND.

Pay roll for week ending Sept. 9, 1886 \$1,080 36 Sept. 16, Sept. 806 70 Sept. 23, 946 96 Sept. 30, 998 47	
Sept. 30, 998 47	
Monthly pay roll for bridge tenders for Sept	3,832 49 350 00
J. Vincent Brown, services as auctioneer	3 50
McConnell & Jones. constructing new cross-	814 22
walks A. J. Schwalbach, sand and gravel	150 20
L. S. Graves & Son, labor and material	3 20
J. C. Langdon, paint, Vincent pl. bridge Jacob Pfeiffer, sharpening picks	39 97 19 90
W. T. Fabling, sand and gravel	3 45
L. Murray Moore, macadam	63 78 14 70
E. H. Cook Co., Repairs to Brown st. bridge Buffalo, N. Y., & P. R. R. Co., unloading	
street cleaning, etc	16 00
John Weber, sand and gravel J. L. Mott Iron Works, drinking fountain	30 00 29 40
Waldert & Anscomb.nails	14 35
Chas. Wells & Sons, vicks and repairs to picks, etc.	32 55
H. H. Craig, surveyor's stakes	87 75
Crossman Bros., sand and gravel Gilbert. Brady & Co., paving stone	$\begin{array}{c} 31 & 00 \\ 130 & 65 \end{array}$
J.B. Norris, sand and gravel	55 80
James Gorsline, gravel. Lake ave	150 50 97 35
Foery & Kastner, McAdam Wm. J. Steinhauser, pay roll, breaking McAd-	91 00
am	172 01
E. B. Chace, lumber F. C. Lauer & Sons, paving stone, etc	$ \begin{array}{r} 131 \ 15 \\ 41 \ 43 \end{array} $
Standard sewer Pipe Co., sewer pipe	127 75
August Kimmel. coal and wood Louis Ernst & Son, hardware	192 00 96 59
E. D. Smith, services as stenographer	15 00
James H Nellis, McAdam Charles E. Kohlmetz, iron work	105 17 20 95
S.B. Williams, oil	28 65
G. W. & C.T. Crouch & Sons, lumber	3108 92
James Sullivan, repairs to picks Thos. J. Neville, clerk, disbursements	$ \begin{array}{c} 15 & 60 \\ 47 & 55 \end{array} $
Total	0,018 28

And charge Highway Fund.

Water Pipe Extension.

Monthly payroll for September, 1886.	\$ 780	15
Thos. J. Neville, Clerk, disbursements	91	0 4
Jackson & Woodin Mnf. Co., estimate No. 4,	01	04
Jackson & woodin min. Co., estimate No. 4,	0 000	00
cast iron water pipe and specials	2,500	00
Robert Stewart, estimate No. 4, unloading and		
distributing water pipe, etc	148	
Buffalo Cast Iron Pipe Co., cast iron specials	157	03
Florence Iron Works, hydrants	340	00
Cornell Lead Co lead	401	80
Ludlow Valve Mfg. Co., valves	304	
R. Bennett, lengthening services, Angle st	31	
R. Dennett, lengthening services, Angle st	01	40
Wm. G. Reid, estimate No. 2, group 108, laying	1 050	0
pipe. Wm. G. Reid, estimate No. 2, group 111, laying	1,950	00
Wm. G. Reid, estimate No. 2, group 111, laying	400	
wm. G. Reid, estimate No. 2, group 113, laying	120	00
Wm. G. Reid, estimate No. 2, group 113, laying		
nine	130	00 1
pipe John C. Moore, binding maps, &c George Chambers, final estimate, laying pipe,	25	53
George Chambers final estimate, laving nine.		101
Brown at	133	82
Brown st McConnell & Jones, final estimate. trenching,	100	~
Meconnell & Jones, mai esamate, trenching,	400	00
West ave	400	00
West ave. David Clancy, estimate No. 1, laying water pipe,	-	~
Diem st	80	
Diem st Bostwick & Heindl, printing bidding sheets	8	50
Total	7.588	18
Total		
And charge where a spe a must		

.	Water Works Department.	
	Pay roll, operating expenses for the month of Sept. 1886 Pay roll, service and repairs for the month of Sept. 1886 Byron Holley, salary for Sept	2,037 96
	Sept., 1886	1,692 34
	Emil Kuichling,	200 00
	Howlett Bros., rubber boots.	200 00 200 00 3 75
,	John Siddons, sanitary pails and covers	79 40
	Byron Holley, salary for Sept. Emil Kutching, Geo. W. Aldridge, salary for Sept. Howlett Bros., rubber boots. John Sherry, work at gate house, Hemlock lake John Siddons, sanitary pails and covers. The Clark Novelty Co. Jock, bolt and washers. F. E. Witherspoon, review, balt and washers. W. L. Buckland, horse hire	95 96 1 50 11 00
		4 00
	Robert Stewart, team labor. Eureka Steam Heating Co., air valves, &c C. J. Connolly & Co., rubber stamp	64 00 178 06
	C. J. Connolly & Co., rubber stamp E. R. Andrews, water rights	58 24 64 00 173 06 3 50 87 50 6 50 63 27
	S H. Oviati, labor and hay.	6 50 63 27
	A. Sorge, Jr., sharpening mower, ac	2 00 17 85 67 06 7 73
		67 06 7 78
	Weaver, Palmer & Richmond, hardware Francis McKenna, washing James R. Chamberlin, packing	10 78 56 55
	Est M. Brigge, crown meter	24 00 19 50
	Geo. A. Reynolds, Est No. 4 removing garbage Orrin Purcell, services as gate seeper. Canadice	255 00
	Lake	21 75 33 66
	Lake. A. G. Dolbear, labor and material B. F. Harris, rent of barn for Sept Whitmore, Rauber & Vicinus, labor and ma-	22 50
	terial Rochester Lead Works, lead nipe and solder	65 39 17 58
	Sidney Church, hemp packing.	17 58 13 60 130 21
	terial	8 85 1 50
		90 02
	R. Crennell, pay roll, &c Union & Advertiser Co., printing water bills	75 36 25 00
	S. B. Williams, oil.	10 43
	 T. J. Névillé, clérk, disbursements, oats, straw, &c R. Crennell, pay roll, &c Union & Advertiser Co., printing water bills, S. B. Williams, oil. Smith & Oberst, stove, etc. Williamson & Higble, stationery L. T. Lidster, expenses conduit line. 	48 75 14 21 10 90
	Total e	
	And charge Water Works Fund.	
	<i>Fire Department.</i> Monthly pay roll fire department for Sept.'86	4,342 33
	Monthly pay roll fire department for Sept.'86 Geo. P. Page & Son, rein snaps Rochester Gas Light Co., gas Thos. J. Neville, Clerk, city and county tax for 1885 Clinton st. engine house lot	30 90 3 30
	Philip Ernst, repairs to harness	24 00 69 75
	Christian Muhl, hay W. W. Mourison, printing foremen's reports Mack & Co., fire axe John C. King, bedding, etc Active Hose Co., monthly appropriation Alert Hose Co.	42 25 10 00
	John C. King, bedding, etc.	3 00 22 35
	Active Hose Co , monthly appropriation Alert Hose Co	250 00 287 50 301 94
	Alert Hose Co William Bassett, repairs to buildings A. F. & S. C. Stewart, repairs to apparatus T. J. Neville, Clerk, di-bursements for hay,	301 94 229 69
	etc	62 51
1	Protective Sack and Bucket Co., quarierly appropriation Thomas H. Gargan, repairing and painting hose houses	400 00
	Thomas H. Gargan, repairing and painting hose houses	81 6 0
1	Total	6,108 11
	And charge fire Department fund. LOCAL IMPROVEMENTS.	
	Wm. S. Coon, inspection And charge West ave. improvement 0,2866,	77 50
	John J. Bowen inspection. And charge N. St. Paul st. pipe sewer, 0,8017.	20 00
Į	ObediM. Rice, inspection	60 00
	August Seiser, inspection	27 50
	0. 2975. D. G. W. Hatch, inspection	65 00
1	D. G. W. Hatch, inspection And charge Lowel st. improvement, 0, 3014. Wm, Howe, inspection	15 00
	And charge Henrietta ave. imp'm't, O 2867. Wm. Howe, inspection	35 00
		60 00
	And charge Locu-t st. improvement, 0.2974. James S. Murray, inspection	10 00
l	2975.	
	John Klein, inspection. And charge Chili ave. pipe sewer, O, 2984.	2 50

James S. Murray, inspection And charge Pinnacie ave, bridge approaches, 0. 8010. H. M. Webb, inspection..... and charge Pinnacie ave. improvement, 0. 2,975. John J. Bowen, inspection..... And charge Allen st. improvement, 0. 2,992. Ernest Kettwig, inspection.... And charge Pinnacle ave. bridge approaches, 0. 8,000.

. 8,01

O. 8,000. Ernst Kettwig, inspection..... And charge Pinnacle ave. improvement, O. 2,975. W. R. Storey, professional services, surveyor. And charge Goodman st. stone sewer, O. 9 acc 30 00

Ald. Swikehard moved that the reading of the balance of the pay-roll of the Executive Board be dispensed with.

Adopted by the following vote : Ayes-Ald. Tracy, Kohlmetz, Fritzsche, Foley, Mandeville, Swikehard, Weider, Stein,

Bohrer, Kelly, Schaeffer-11. Nays-Ald.Coughlin, Watson, Elliott, Selve 4

Ald. Kelly moved a reconsideration of the vote on Ald. Swikehard's resolution. Lost.

Ald, Elliott moved to strike from the budget the bills for stationery of Williamson & Hig-bie and that they be referred back to the different officers for adjustment.

Adopted by the following vote

Ayes-Ald. Tracy, Cougblin, Watson, Kohl-metz, Fritzsche, Elliott, Selye, Mandeville, Swikehard, Weider, Kelly, Schaeffer-12. Nays-Ald. Foley, Stein-2.

Street Department.

Stakes. cartage, &c... And charge Mansion st. plank walk, O. 2,940. Stakes and cartage And charge Carter st. plank walk, O. 8,015 74 3 2 2 4 6 1 And charge Carton place plank wark, O. 2,983. Inspection, stakes, &c. And charge Allen st. improvement, O. 2,992 Inspection, stakes, &c. And charge Delevan st. pipe sewer, O. 2,983. Stakes, cartage, &c. And charge Mansion st. grading, O, 3,016. John Mauder, extra work. And charge Hansion st. grading, O, 3,019. N.L. Brayer, extra work. And charge Hensler alley pipe sewer, O. 2,961. Partial Estimates: McConnell & Jones, est. No. 1. And charge Lowell st. improvement, O. 3,014. Wm, Fuller, est. No. 1. And charge Finnacle ave. bridge approaches, O, 3,010. Warren-Scharf Asphalt Paving Company, est. 19 2 13 2 7 43 30 0 9.0 . 3.454 0 2,180 00 And charge Chestnut park improvement, O. 2,962 2.962 Warren-Scharf Asphalt Paving Company, 7,450 25 And charge Joiner st. improvement, 0.2,932. FINAL ESTIMATES. Total......\$54,512 81

Sprinkling Streets

Dobowt Stowawt Estimatory

Robert StewartEstimates.	
Allen st., O. 2,874,	- 8
Center st., 0. 2.884	
Ford st., O. 2,888, Front st., O. 2,889.	
Front st., O. 2.889.	5
State st., O. 2.897	
Mill st., O. 2.907	
Warehouse st., O. 2,923	

10 00	North Washington st., O. 2, 924 Hill st., O. 2, 895	12 17 8 79
40 00	Tohn Durnan-Fatimates.	\$201 35
27 50	$\begin{tabular}{lllllllllllllllllllllllllllllllllll$	\$41 86 20 14 25 58 91 16 10 80 36 42 86 17 43 79 11 79
13 13	Chestnut st., O. 2,882.	25 58
10 10	Elm st., O. 2 887	10 80
13 12	St. Joseph st., O. 2,913 S. St. Paulst. O. 2,914	36 17 43 79
30 00	South ave., O. 2,948 North ave., Sec. 1, O. 2,951	11 79- 17 14
	Rome st., Ó, 2,954 North ave., Sec. 2, 0.2,956	$ \begin{array}{c} 11 & 19 \\ 17 & 14 \\ 12 & 00 \\ 27 & 86 \end{array} $
ng of	North ave., Sec. 3, O. 2,970 North Goodman st., O. 2,991	41 79 21 00 49 28
itive	Mt. Hope ave., O. 2,997	49 28
	$Jacob Stein-Estimates: \\ Clinton st., Sec. 1, O. 2, 878\\ Clinton st., ecc. 2, 2, 879\\ Clanton st., O. 2, 881\\ Franklin st., O. 2, 881\\ East Main st., O. 2, 904\\ Monroe ave., O. 2, 905\\ Prince st., O. 2, 909\\ Rowley st., O. 2, 912\\ Union st., O. 2, 913\\ University ave., Sec. 1, O. 2, 921\\ University ave., Sec. 2, O. 2, 922\\ University ave., Sec. 3, O. 2, 922\\ Universit$	\$426 78
che,	Clinton st., Sec. 1, O. 2,878	\$36 21 35 36
tein,	Chatham st., O. 2.881	13 92 18 62
lalma	Franklin st., O. 2,891	18 62 58 07
Selye	Monroe ave., O. 2.905	71 36
the	Prince st., O. 2,909	71 36 13 92
t.	Rowley st. O. 2.912	14 14 17 78 19 72
dget	University ave., Sec. 1, 0. 2.921	19 72
Hig-	University ave., Sec. 2, O. 2,922	6 38
dif-		\$305 48
	Edward Weilert-Estimates: Goodman st., O. 2, 894 Park ave., O. 2, 910	-
	Park ave. O. 2,910	\$ 17 14 30 0J
Cohl-		
ville,	_O. C. French-Estimates;	W 11 11
· .	Exchange st., 0, 2,886	849 45
	Spring st., O. 2,918	28 59 30 30 28 59
	Troup st , O. 2,919	28 59
7 42	N. Union st., 0, 2,980	14 57 21 43
3 25	8. Ford st., O. 2,981	15 00
	O. C. French-Estimates; Exchange st., O. 2,886 S. Fitzhugh st., O. 2,890 Spring st., O. 2,918 Troup st., O. 2,918 S. Washington st., O. 2,925 N. Union st., O. 2,980 S. Ford st., O. 2,981 University av., sec. 4, O. 2,987 3, O.2,996	21 43 15 00 15 00 19 28
2 45		\$222 21
6 17	A. W. Turnbull-Estimates; East ave., Sec. 1, O. 2, 885 Meigs st., O, 2, 902 Scio st., O. 2, 917.	\$39 30
10 00	Meigs st., 0. 2,902	25 24 12 73
19 20	Scio st., O. 2,917	
13 23 7 43	Jas. W. Breakey—Estimates: Jefferson ave., O. 2, 898 East and West Main sts., O. 2, 903, Reynolds st., O. 2, 901 Sophia st., O. 2, 955 N. Ford st., O 2, 959 Troup st., O. 3,004.	\$77,27
	Jefferson ave., O. 2,898 East and West Main sts., O. 2,903	\$29 86 97 89 17 10 21 00
30 06	Reynolds st., O. 2,911	17 10
9 00	N. Ford st., O. 2,989	8 22
	Troup st., O. 3,004	29 57
454 00		\$198 64
180 00	Dennis Kelly-Estimate: Lyell ave., O. 2,947	\$ 98 57
	Total	1,577 44
376 00	And charge respective Sprinkling Funds.	
	Ald. Watson moved that the item of	I. F.
810 50	Quinby of \$41.30 for disbursements be st	ricken
010 00	from the budget. Lost by the following Ayes—Ald. Coughlin, Watson, Ko	vote :
	Ayes—Ald. Coughlin, Watson, Ko	nmetz,
450 25	Fritzche, Elliott-5.	orillo
	Nays-Ald. Tracy, Foley, Selye, Mand Swikehard, Weider, Stein, Kelly, Sch	eville,
	-10.	Taener,
38 48	The Finance Budget as amended was a	donted
189 65	by the following vote:	aspieu
651 00	Ayes-Ald, Tracy, Coughlin, Kol	lmetz.
189 65 542 65 651 00 498 82	by the following vote: Ayes-Ald. Tracy, Coughlin, Kob Elliott, Foley, Mandeville, Swikehard, V Stein, Kelly, Schaeffer-12.	Veider.
222 00	Stein, Kelly, Schaeffer-12.	,

Stein, Kelly, Schaeffer-12. Nays-Ald. Watson-1.

By the Clerk-

STATE OF NEW YORK, EXECUTIVE CHAMBER, ALBANY, September 20th, 1886.

To the Mayor of the City of Rochester, Rochester, N. Y.:

34 72 4 07 11 79 23 44 66 17 31 89 8 51 SIR : Enclosed herewith you will find an order issued this day by the Governor in the matter of

the nuisance existing in the town of Brighton, bell, counsel; Messrs. K. A. Hughson, supervisor; caused by the deposit of sewage in Thomas Creek E. Lyon, W. W. Chapin, Benj. Wing, and others, by the city of Rochester.

You are requested to acknowledge to the Governer the receipt of the same.

Yours very respectfully, WILLIAM G. RICE, Private Secretary. (Enclosure.)

Ordered received, filed and published. By the Clerk-

STATE OF NEW YORK, (EXECUTIVE CHAMBER.)

To Whom It May Concern:

Whereas, A complaint having been made to me of the existence of a nuisance in the town of Brighton, county of Monroe, caused by the empty-ing by the city of Rochester of a part of its sewage into a stream known as Thomas creek running through said town of Brighton, and which com plaint was by me referred to the State Board of

Health, pursuant to law; and Whereas, The State Board of Health having found and certifica that the matters and things as complained of do exist, and having declared the same to be a public nuisance, dangerous to the public health;

Now, therefore, it is hereby ordered that the Mayor and Common Council of the city of Roches-

Mayor and Common Council of the city of Hoches-ter do or cause to have done, without delay, the things followice, to wit: 1. To construct a drain of twelve (12) inch vitri-fied drain tile from Thomas creek where it crosses Culver street near the Erie canal, to the drain al-ready laid in said street and Park avenue, for the purpose of receiving into said Culver street drain all the sewage now emptied by the Monroe avenue sewer into Thomas creek. 2. To provide that no, other sewars or drains he

2. To provide that no other sewers or drains be allowed to discharge their contents into Thomas creek at any point between the point of cross-ing of said creek at Culver street near the Eric canal and the tracks of the New York Central & Hudson River railroad.

3. To provide proper measures for the purpose of disinfecting the sewage as near the discharge pipe of the Culver street drain at the New York Cen-tral & Hudson River railroad tracks as may be practicable.

It is hereby further ordered that the Board of Health of the town of Brighton cause, without de-lay, the ponds on the properties of Mr. Chapin and Mr. Chapman to be cleaned and the dams to be opened that Thomas creek may resume its natural channel, and that the same be done with the pond on the property of Mr. Paimer.

Let $\{L, S\}$ Given under my hand an⁴ the privy seal of the State, at the capitol in the city of Albany, this twentieth day of Sep-tember, in the year of our Lord one thousand eight bundred and eighty-six. By the Governor: DAVID B. HILL.

By the Governor: DAVID B WILLIAM G. RICE, Private Secretary.

By the Clerk-

STATE BOARD OF HEALTH OF NEW YORK, \ ALBANY, August 31, 1886.

To the Hon. David B. Hill, Governor State of New York :

S R: In regard to the matter of a nuisance in the town of Brighton, Monroe county, caused by the city of Rochester emptying a part of its sewage into a stream known as Thomas creek, running through the said town, and a nuisance being thereby created dangerous to the public health, the matter having been referred by your excellency to this office for such action as might be called for under section 8, chapter 322, laws 1880, I have the honor by direction of the State Board of Heath to report as follows :

Heath to report as follows: On Wednesday, August 18th, I visited Rochester and in company with Dr. E. M. Moore, president of the State Board of Health, and Mr. Carman, the assistant secretary, met with the Mayor of Roches-ter, the Hon. C. R. Parsons, and Mr. Emil Kuich-ling, C. E., a member of the Executive Board of the city, on the part of the city; and Hon. Walter Hub-

64

After hearing statements as to the nature of the nuisance complained of, in the atternion of the same day, in company with Messrs. Kuichling, Chapin, Chapman, Lyon, Hughson, Hubbell, and Carman, I visited the localities where the nuisance existed.

On Monroe avenue, at a place called Nichols park the sewer opens into an open ditch which runs in a curved direction southeasterly about a quarter of a mile, where it empties into Thomas creek, thence running about three-quarters of a mile in a direction a little south of east, alongside mile in a direction a little south of east, alongside of the Erie canal, and from there, turning north-east the stream goes about a short half mile to the N. Y. C. R. R. and from there, following a winding course, generally northeast, the stream runs about a mile and a half in a straight line to the point where it empties into Irondequoit bay. Before crossing the N. Y. C. R. R. it flows through two ponds, one on the place of Mr. Chapin and the other owned by Mr. Chapman. Beyond the railroad it enters a glen, in which is another bond owned by a Mr. Palmer.

Where the stream crosses the railroad, it is joined by a ditch alongside the embankment, which ditch carries the sewage emptied into it at a point about one-half a mile northwest, from the sewers of East and Park avenues. For the whole course of the ditches and stream,

from where the sewers discharge into them, to the pond on Mr.Palmer's land, the presence of raw sewage could be distinctly seen, and foul odors and

gases were present. The ponds on Mr. Chapin's, Mr. Chapman's, and Mr. Palmer's land have become large cess-pools of raw sewage, covered more or less with a heavy, thick soum. Mr. Chapin's pond is a natural hollow in rock, seven feet deep, and was only ornamental. It is within fifty feet of the house, which had to be abandoned on account of the odors. The pond is about seven feet deep, and is now a cess-pool filled with raw sewage. Mr. Chapman, whose pond is <u>much</u> larger, used to cut and sell ice therefrom. It is now in the same condition as that of Mr. Chapin.

Mr. Palmer's pond was used for mill power, but the mill has had to be abandoned, the pond being but a cess pool, and at the time of visitation entirely covered with a heavy green scum, hiding the water completely.

The Board of Health of Brighton brought an ac-The Board of Health of Brighton brought an ac-tion against the City of Rochster to compel the city to abate the nuisance The decision of the Supreme Court, Mr. Justice Rumsey, found as a question of fact "that the constant flow of sewage through saus town into Thomas creek, and down said creek across the town of Brighton, has polluted the wa-ters of said creek and rendered them filthy and un-wholesome, and caused it to emit foul and un-wholesome dorts, and that such sewage is largely decosited on the barks of said creek and hy reawholesome odors, and that such sewage is largely deposited on the banks of said creek, and by rea-son thereof the waters and the bed thereof have become unwholeseme an / dangerous to the public health, and that such condition of a ffairs existed before the first day of August 1884," and as a ques-tion of bury "the the could policy for each part of tion of law, "that the said plaintiffs, as a Board of tion of law, "that the said plainting, as a board of Health, have no power or authority to pass or make any orders or regulations for the suppression or rem.val of any nuisances created by the city of Rochester within the limits of said city." The Hon. Justice supported appeal to your Excellency for action under the law of 1880.

The decision quoted above was affirmed in General Term January, 1886, and 1s now before the Court of Appeals.

There is no question as to the existence of a nuisance dangerous and threatening to the public health, and one that needs prompt and efficient measures for its relief. The condition of the ditches, streams, and ponds, is such as to require immediate attention. Sickn'ss has already been created by this insanitary state, and more may be expected.

To fully and permanently remedy the present condition of Thomas creek, is a problem requiring

much study and calculation. It will entail a plan of sewerage aud intercepting sewers, with plans for sewage disposal, which cannot in justice to the city of Rochester be hastily decided upon. Tem-porary relief may, however, be had at but com-paratively small expense and in a fairly short time. time.

parativery small expense and in a fairly short time. I respectfully request your Excellency's atten-tion to the enclosed map. Marked in red are the sewers in Park and East avenues, joined together by a sewer in Culver street, which empties into the railroad ditch at "c." The ditch then runs south-east to "d." where it joins Thomas creek. If at "a," where Thomas creek crosses Culver street alongside of the Erie canal, a drain be made to connect with the drain at the end of Park avenue, it will relieve Thomas creek of all the sewage from Monroe avenue sewer, and transfer that to the railroad ditch at "c." To relieve the condi-tion of Thomas creek after this combined sewage from Monroe, Park and East avenues enters into it, disinfection could be had by means of mangan-ate of soda and sulphuric acid, which would de-odorize the sewage and render it less harmful than at present.

at present. This plan would take away the sewage from Messrs. Chapin and Chapman's ponds, which could be cleaned out and the stream allowed to resume be cleaned out and the stream allowed to resume its original bed through them, as the water will still be more or less impure from surface washings, and should not be used for potable or cultuary pur-poses, nor should ice be cut from it. Mr. Palmer's pond (not shown on the map) could also be allowed to run off, the dam being opened for such purpose. The city of Rochester could purchase of Mr. Palmer his water right until such time as perma-nent drainage could be established.

This plan was submitted to both parties and agreed to as the best remedy that could be had for the present. Measures looking to permanent re-lief should be at once taken by the city of Rochester.

It is therefore respectfully recommended for your

Excellency's approval and order: 1. That the city of Rochester construct a drain, of 12-inch vitrified drain tile from Thomas creek where it crosses Culver street pear the Erie canal, to the drain already laid in said street, and Park avenue, for the purpose of receiving into said Cul-ver street drain all the sewage now emptied by the Monroe avenue sewer into 'homas creek.

Monroe avenue sewer into Thomas creek. 2. That no other sewers or drains be allowed to discharge their contents into Thomas creek at any point between the point of crossing of said creek of Culver street near the Erie canal, and the tracks of the N. Y. C. & H. R. R. 3. That proper works he erected for the purpose of disinfecting the sewage, as near the discharge pipe of the Culver street drain at the N. Y. C. & H. R. R, tracks as may be practical. 4. That the city of Rochester employ suitable person or persons for the express purpose of pre-paring some plan or plans by which permanent and proper drainage may be had for the city, and plan or plans for the proper disposal of the sewage. plan or plans for the proper disposal of the sewage, and that this action on the part of said city be taken immediately.

5. That if it is considered best, in order to insure the rapid and more thorough completion of such work, the said permanent drainage of the city, that the Legislature be asked to pass such law or laws as may be necessary to create a commission, to be known as the Commission on Drainage, said commission to have all necessary powers granted to it that may be called for in the prosecution of

6. That the Board of Health of Brighton be directed to cause the ponds on the property of Mr. Chapin, and Mr. Chapman to be cleaned, the dams Chapin, and Mr. Chapman to be cleaned, the dams to be opened, that Thomas creek may resume its natural channel. And that the same be done to the pond on the property of Mr. Palmer. I have the honor to remain Sir. Your obedient servant to command, Secretary, State Board of Health. Ordered, received, filed and published.

By the Clerk-

Hon. C. R. Parsons, Mayor of Rochester, N. Y .:

DEAR SIR-I understand the orders of the Governer relating to the relief of the Brighton sewage nuisance will be laid before the Common Council of your city to-morrow evening for its considera-

of your city to-morrow evening for its considera-tion and action. The nuisance being one highly dangerous to the public health, and one needing prompt action for its relief, it is to be hoped the Common Council may direct the work proposed for the temporary relief to be done without delay. The measures proposed are but temporary. It is most respectfull, suggested to your honor that the city of Rochester take into consideration the best method for obtaining some properly planned sys-tem ot sewerage and sewage disposal, which will meet all demands of the present and future, and relieve the city from the recurrence of suits like those growing out of the defilement of Thomas creek.

The necessity for some system is apparent, and increases every year. Temporary relief is but increases every year. Temporary relief is but what its name implies, and that time cannot be far what its name implies, and that time cannot be far distant when the question of permanent relief must be met. I would most respectfully suggest, that sanitary engineers competent for the work, be employed by the city this winter upon the study of some permant system of sewerage, so that, if by next summer they can have perfected a plan, work may be begun. I have the honor to remain, sir, Yours truly, LEWIS BALCH, Secretary

Secretary.

Ordered received, filed and published. By the Clerk-

Остовев 1, 1886.

Hon. Cornelius R. Parsons, Mayor :

SIR: On the north side of Vincent place, at the east end of the bridge, an opening for surface drainage is made to discharge directly upon our adjoining premises. Although apparently not inadjoining premises. Although apparently not in-tended originally for that purpose, the city has for some time vast allowed this drain to be made use of as a common sewer by the neighboring land owners. A very great volume of offensive fluid, estimated by competent authorities on the part of the city at two hundred barrels or more a day, is discharged upon our premises; and, being without outlet, has established against our buildings a pool of considerable extent, and probably three or four feet in depth. The actention of the city has been jong since called to this grievance, and thus far feet in depth. The attention of the city has been long since called to this grievance, and thus far without result. We have the honor now to notify you, for communication to such subordinate officers of the municipal government as you may think proper, that the nuisance has become intolerable, and that we shall proceed at once to apply a prac-tical remedy by closing securely the aperture of this drain where it enters upon our land. We give you this notice in order to diminish, as far as possi-ble, any inconvenience which may be caused either to the different or to neithboring proprietors by our our ble, any inconvenience which may be caused either to the city or to neighboring proprietors by our ac-tion. And we beg leave further to remind you that we shall hold the city responsible, not only for the very serious injury which has thus far been caused us, but for such further harm as may come to us by reason of any overflow upon the present aperature of discharge being closed. We have the honor to be Very respectfully yours. THE CITIZENS' GAS COMPANY, By Bacon, Briggs & Beckley, Attorneys.

Ald. Kelly moved that the communication be referred to the Sewer Committee. Adopted.

Ald. Kelly moved that the papers relating to the Thomas Creek nusance be referred to the Map and Survey Committee. Adopted. By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, (Rochester, N. Y., Oct. 5, 1886.)

To the Hon. the Common Council :

GENTLEMEN-In the early part of the summer of the present year complaint was made to the Executive Board of the dangerous condition of the sidewalks on Pearl street. An examination was ordered and notices served on several owners to

immediately repair their walks. Some of these owners either made no repairs or they were made

In an unsatisfactory manner. On the 27th day of July, 1886, the Executive Board sent a communication to the Common Coucil recommending that new walks be laid on the northeast and southwest corners of Pearl and Alexander streets, as they were so far broken as to be unsafe for use. Whereupon the matter was rebe unsafe for use. be unsafe for use. Whereupon the matter was to-ferred to the City Surveyor to prepare an ordinance. The final ordinance for these new walks was adopted September 6, 1886, and contemplated the construction of five feet flag walks at the points named, being in front of the property of A. B. Lamberton and Sophia S. Kenyon.

The work was duly advertised and let to J. Mid-daugh, September 24, 1886. Mr. Middaugh has ex-counted the contract for same on his part, but it has not yet been executed by the Executive Board on

eouted the contract not yet been executed by the Executive Loan the part of the city. Mr. Lamberton claims that the ordinance was passed during his absence and without his knowl-edge; that he is willing and desires to construct his own walk; and desires a hearing by the Improve-ment Committee of the Common Council before the contract is executed on the part of the city. Will the Common Council please take such action in the premises as it may deem just and proper, and which shall authorize the Executive Board to delay in the matter of the contract, if the council shall deem it proper so to do? Respectfully. THOMAS J. NEVILLE, Clerk.

Ald. Elliott moved that the parties be allowed thirty days in which to construct their own walks, and that the Executive Board be directed to delay accordingly. Adopted. By the Clerk -

OFFICE OF EXECUTIVE BOARD, ROCHESTER, N. Y., Oct. 5, 1886.

To the Common Council:

GENTLEMEN : A copy of the report of the secre-tary of the State Board of Health, made to the Governor in relation to the pollution of Thomas creek, has been placed in the hands of the Execu-tive Board, and said board in anticipation of some action by your honorable body in the premises, has counted permits from the village hoard of Brighton secured permits from the village board of Brighton and from the highway commissioner of the town of Brighton to enter upon and construct a sewer or drain in said street as suggested in the aforesaid Respectfully submitted, THOS. J. NEVILLE, Clerk. report.

Ordered received, filed and published.

Ald. Mandeville moved that the City Surveyor be directed to prepare an ordina ce providing for the carrying out of the recommen-dations made in the report. Adopted. By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Oct. 5. 1886.

To the Common Council:

GENTLEMEN-Your attention is respectfully in-GENTLEMEN-Your attention is respectfully in-vited to the accompanying communication from the Bartholomay Brewing Company in relation to the sewer which runs down the east bluff and be-neath the Citizeu's Gas Company's building. Some different construction is imperatively demanded, as it is impossible to maintain an effective sewer on the present line of location. There is pending before your honorable body au ordinance for the construction of a sewer in Vincent place from near the east end of the bridge to the sewer in St. Paul street. street. Whether the construction of a sewer in the man-

ner proposed in said ordinance will effect a com-Plete cure for the trouble is questionable and the matter should receive careful consideration. Respectfully submitted, THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

ROCHESTER, N. Y., Oct. 4, 1886.

To the Hon. the Executive Board of the City of Rochester:

GENTLEMEN: Our attention has been called by Mr. Ward, of the Citizens' Gas Company, to the tact that, owing to the break in the sewer running through their coal house, the coal has beeome thoroughly wet and there is great danger of a fire, the coal being liable to spontaneous combustion, we are told. If this be so the Vincent place bridge and our brewery are in great danger, and we here-with bring this matter to your notice, requesting your immediate attention and speedy action to remove the danger now threatening our property. your inineurate attenuon and specuy action to remove the danger now threatening our property. Yours respectfully, BARTHOLOMAY BREWING CO.

H. BARTHOLOMAY, Pres.

Ordered received, filed and published. By the Clerk-

OFFICE OF EXECUTIVE BOARD, } ROCHESTER, Oct. 5, 1886. {

To the Common Council :

GENTLEMEN: You are respectfully requested to participate in the annual inspection and review of the Rochester Fire Department, which will take place on Thursday, Oct. 7th, at 2 o'clock p. m., from the Court House steps. Respectfully yours, EXECUTIVE BOARD, by NEVILLE, Clerk.

On motion of Ald. Foley the invitation was accepted.

By the Clerk-

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., Oct. 2, 1886.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN—As intimated at your last regular meeting your City Surveyor has prepared the first ordinance for the construction of a sewer in Anne street, between Otis street and Deep Hollow creek.

You will permit him to question the propriety of allowing any more sewage to be discharged into this creek west of Lake avenue, in view of the probability, if not certainty, that in the hear fu-ture the courts will enjoin the use of this natural outlet for such purpose.

For the reason above stated the first ordinance For the reason above stated the nrst ordinance for the sewer in Ravine avenue is not in accord-ance with the petition therefor, in so far as the or-dinance provides that the proposed sewer shall discharge into the Fulton avenue sewer instead of Deep Hollow creek, which departure from the terms of the petition will secure a sewer as bene-fied to the faxnavers and not more excensive than ficial to the taxpayers and not more expensive than that asked for. Very Respectfully,

Your ob't serv't, I. F. QUINBY, City Surveyor.

Ordered filed and published

By the Cierk-

To the Honorable the Common Council of the City of Rochester :

of Hocnester: GENTLEMEN: Please take notice that a claim for damages is hereby presented to your honora-ble body for damages accruing to the property of John B. Schrader, deceased, of the town of Brigh-ton, Monroe county, N. Y., sald damages accruing from the flow of sewerage through said property in what is known as Thomas Creek. Said damages amounting to the sum of \$3,000.00. Respectfully yours, TURK & BARNUM,

TURK & BARNUM, Atty's for John W. Schrader, administrator of the last will and testament of John B. Schrader, deceased : Dated Sept. 28, 1886.

Ordered received, filed and published. By the ClerkTo the Honorable Common Council of the City of Rochester:

The petition of Abigail Widner of the city of The petition of Abigall Widner of the city of Rochester, respectfully shows that on about the — day of November, 1884, she slipped and fell in consequence of a defect in the sidewalk on the west and of south St. Paul street, at a point near the railing next to the Aqueduct in said city. That said sidewalk had been in a dangerous condition for several months before said occurrence, and that the city authorities had neglected to repair the same. That by said fall your petitioner sprained her wrist and fractured and split the bone of her arm, so that she has not since that time been able to use her said arm in and about her honsehold afto use her said arm in and about her household af-fairs without pain and great inconvenience. That your petitioner carried the said arm in a sling for over five weeks, and for about nine months was wholly unable to use the said hand. That said in-jury was on your petitioner's right hand, and said wrist is still stiff and cracked. That your petitioner was put to considerable expense in employing medical aid in consequence of said hurz, and that as your petitioner is advised and verily believes. she will be permanently disabled by the said in-juries and rendered unfit to attend to her house-hold duits, as well as she did before said injuries. That in consequence of said matters your peti-tioner has sustained damages to the amount of live to use her said arm in and about her household af

thousand dollars, and as she is advised and verily believes the city of Rochester is liable to her there-for, and she asks that your Honorable body will investigate the said claim of your petitioner, and will pay her such sum as may be just and reason-able in junidation of said claim

able in liquidation of said claim, In witness whereof your petitioner has set her hand, this 26th day of May, 1886,

ABIGAIL WIDNER.

CITY OF ROCHESTER, COUNTY OF MONROE, 88:

Abigail Widner being duly sworn says, that she has heard read the foregoing petition and knows the contents thereof, that the same is true of her own knowledge, except the matter therein stated to be upon information and belief, and as to those matters she believes it to be true.

ABIGAIL WIDNER.

Sworn before me, this 26th day of May, 1886. H. H. WOODWARD, Commissioner of Deeds.

Referred to the Law Committee.

By the Clerk -

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE, October 5th, 1886.

GENTLEMEN: The Treasurer herewith submits the monthly statement of the balances of the prin-cipal funds on the 5th day of October, 1886, as re-mined by acction 52 of the circade treasures quired by section 58 of the city charter:

Departments.	Balance undrawn.
Board of Education	, Building fund\$16,415.88
•• ••	Repair fund 4,202 00
•• ••	Contingent fund 20, 488 85
	Teachers'fund 117 998 44
Fire Department fu	nd 44.645.62
Poor Department I	und
Police Department I	una 62.795 84
Contingent fund	
Highway fund	
Lamp fund	
Health fund	9.276.63
City Property fund.	
Park fund	1,205 37
water works fund	
Water Pipe fund	
	JOHN A. DAVIS,
	Treasurer.
Subscribed and swor this 5th day of O	rn to before me,) ctober, 1886

F. J. IRWIN,

Commissioner of Deeds.

Ordered received, filed and published. By the (lerk-

CITY CLERK'S OFFICE. ROCHESTER, N. Y., Oct. 5, 1886.

To the Common Council :

GENTLEMEN-In accordance with the provisions of the City Charter, I hereby report that the fol-lowing named persons have qualified as required by law: S. J. Puliston, John E. Carroll and Julius Schilling, Inspectors of Election; David Heron, Commissioner of Deeds. PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

By the Clerk-

OFFICE OF THE OVERSEER OF THE POOR,) CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Oct. 1, 1886.

GENTLEMEN: The undersigned Overseer of the Poor of the City of Rochester, would respectfully report that during the month of Sept. he has re-lieved 327 families, in the following manner: Or

rders on	poor store	\$1,023	50
•••	coal yard	133	38
for	burials	115	50
	shoes	11	58
	transportation	8	65
Total		\$1.292	61

Less amount charged towns..... 22 00

Ordered received, filed and published,

By the Clerk-

To the Hon, the Common Council of the City of Rochester

GENTLEMEN: The undersigned, Commis-sioners of Excise of the City of Rochester, report that moneys have been received by said Commissioners from the persons named, and in the re-spective amounts set forth in the following schedule, commencing Sept. 1st, 1886, and ending Sept. 30th, 1886, for licenses to sell and dispose of strong and spiritnous liquors, ale, beer and wine, in quantities less than five gallons at time, at the places herein named, and that this report contains a statement of all the money received during said month, viz:

Sept. 6, 1886:

Ochs, Nicholas, 207 Jefferson ave	\$50 00
Casino Co., "limited," North St. Paul	
and Divisiou sts	50 00
Kaufman, Leander W., 140 West Main st.	30 00
Foos, Michael, Emerson and Eighth sts	30 00-
Merlau, F. H., 532 State st.	50 00
Scanlan, Michael. 335 North ave	50 00
Klein, John, 240 Jefferson ave	50 00
Zimmer, Conrad, 202 Mt. Hope ave	50 00
Yawman, Gerge, 189 Jay st	50 00
Knone Joseph 152 Oak st	50 00
Wehle, William, 13 N. Clinton st	50 00
Schooley, E. M., 107 Monroe ave	30 00
Wehle, William, 13 N. Clinton st Schooley, E. M., 107 Monroe ave Hense, John, 382 N. St. Paul st	50 00
Wigbert, Frank, 375 St. Joseph st	50 00
O'Brien, Anne, 167 S. St. Paul st	50 00
Cushing Process Co., 109 State st	30 00
Kerming, C. B., 195 Court st.	50 00
Lynch, Ellen M., 528 N. St. Paul st	50 00
Worden, S. C., Agt., 9 E Main st.	30 00
Sept. 13th.	
Turner, Jacob, 901 N. St. Paul st	60 00
Altman, William, 184 Hudson st	50 00
Thrim, Charles, Brewer's Dock	30 00
Weigand, A. J., Agt., 134 Monroe ave	50 00
Klem, George, 302 and 304 E. Main st	50 00
Brucker, J. J., 73 Scrantom st	50 00
Schroth Henry, 51 Thomas st.	50 00
Wagner, John. 186 Jay st	50 00
Yaky, Christian, 158 Franklin st	60 00
Kessel, Henry F., 681 N. Clinton st,	50 OO
Tierney, Nellie E., 2 Monroe ave	50 OU
Kaufman, Joseph, Sherman and Barnard st	3 0 00
Betts, William D., 22 Hill st	60 00
Sept. 20th.	
•	

S Čo: 1 Me Kc pol ord Ch ind

Pai Ho Ble Ga Sul En Kn Au То t

ST. C CI

th

hiı lic ive frc sai git

#*0 00

He Ari Sm Re

To Erc Ge Ju

Ah

 \mathbf{s}

Hetzel, William C., Andrews, cor. Water st Arth, George W., 156 University are.... Smith, Amelia, 207 S. St. Paul st.... Reynolds, T. M. & F. A., 80 Spring st.... Topham, Mary, 434 West are... Erden, Frank, 135 Front st. Genesee Brewing Co., N. St. Paul st... Junker, William G., 87 Gregory st.... Aha, John G., 290 Hudson st.... Sent. 27tn.-50 50 **5**0 3Ŏ 50 00 50 00 Sept. 27tn-Sept. 27th – Paulus, John, 30 South ave...... Hohm, Margene, 60 Goodman st...... Bleile, Frank A., 95 Lowell st.... Galvin, John B., 425 University ave..... Memhard, John H., 426 North Clinton st... Sullivan, John H., 146 West ave..... Englert Brothers, 695 North Clinton st. Kuope, Anthony, 190 Oak st...... Aubel, John H., North Union, corner Augusta st. 50 00 50 00 Knope, Anthory, 190 Oak st. Aubel, John H., North Union, corner Augusta st. Kennedy, Patrick J., 44 Manhattan st... Condon Brothers, 82 Prospect s Fink, Christian, 460 St. Joseph st. Cain, Bartholomay, 555 State st. Adwin, Stephen W., 1 Adwin place. La Force, Nicholas, 947 North Clinton st. Dempsey, John, 514 State st. Zeller, J. J., 425 Mill st. Boang, Peter, 48 Wilder st. Hoehn, George, 298 North Union st. Muiso, August, 45 Front st. Hafner, John F., 406 Exchange st. Miller, John, 26 N. Water st. Kennelly, John, 26 N. Water st. Kennelly, John, 26 N. Water st. Galloway, James L., 15 Mill st. Holden & Brock, 8 and 10 Mill st. Acker, Jacob, 26 Mill st. Culhane, S. H., 15 Central ave. Brown, Frank, 38 Sanford st. Darcy, Thomas H., 21 Front st. 30 00 50 00 50 00 50 00 30 00 30 00 50 00 30 00 50 0030 00 66 00 50 00 50 00 50 00 30 00 50 00 50 00 60 00 55 00 50 00 50 00 50 00 50 00

Total amount received and deposited with

Excise Commissioners.

STATE OF NEW YORK, COUNTY OF MONROE, CITY OF ROCHERTER. SS.

The undersigned, commissioners of excise for the city of Rochester, being duly sworn, each for himself, says that the above report of persons licensed, the date of their license and their respective places of business, and the moneys received from them is in all respects just and true, and that Romer to the first an respect of the start that the incenses start report contains a statement of all the incenses granted and all moneys received by them during the month of September, 1886. POMEROY P. DICKINSON,

CONRAD HERZBERGER, JAMES MALLEY,

Excise Commissioners.

Subscribed and sworn to before me this 1st day of October, 1886. JOHN H. MASON, Commissioner of Deeds, in and for the city of Rochester.

Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

The first ordinance for a North Clinton street Medina stone improvement came up and Aid. Kohlmetz moved that it be indefinitely post-Adopted. poned.

Ald. Kohlmetz moved that action on final ordinance No. 3, 026, for a stone sewer in North Clinton street, te reconsidered. Adopted.

Ald. Kohlmetz moved that the ordinance be indefinitely postponed. Adopted.

257

50 00 | RECONSTRUCTION OF SEWER IN NORTH CLINTON STREET.

50 00 By Aid. Kohlmetz-Resolved, that the City Surveyor ascertain and report to this Council the expense of taking up, deepening, reconstruction and extension of the sewer in North Clinton street, from Andrews street to the N. Y. C. & H. R. R.; also the construction of a decorred. 50 00 -00 ŏŏ ŎŎ ŎŎ

50 00 50 00 60 00 50 00 50 ÖÖ 50 00

basing up, dreppennag, reconstruction and drews street to the sever in North Clinton street, from Andrews street to the N. Y. C. & H. H. R. R.; also the construction of a Medina stone pavement within the Himits named. Adopted.
 The Surv yor submitted as such estimate, \$20, 800. By Ald. Kohimetz-Resouved, That the following mmprement is necessary, viz:
 Tre Surv yor submitted as such estimate, \$20, 800. By Ald. Kohimetz-Resouved, That the following mmprement is necessary, viz:
 Tre surv yor submitted as made reconstruction, with sub dimensions, of the present stone sewers in North chinon street. from Andrews street to Central systemet is the estimate, surface sewers, it laterals and connections, together with the cleaning, repairing and extension of existing surface sewers and to laterals; also the construction of a Medua stone pavement on North Clinton street, from the north line of the scower sand to laterals; also the N. Y. C. & H. R. R. with Medina stone curbs and adjoining flag stone gutiers on each side, the curb lines of the N. Y. C. & H. R. R. with Medina stone curbs and adjoining flag stone gutiers on each side, the curb lines to be taken up, and when or good quality and suitable dimensions, to be redressed if necessary, and set on the lines hereinbefore designated, new curb stones to supply all which are defective in quality or which and resons there now required, or where the stane at \$20, 800, which estimate is hereby approved.
 Resolved, further. That the following portion of sad city is deemed benefited and proper to be assessed for making such in three dimensions, also the assessed within the state. Such such street to the south line of the N. Y. C. & H. R.
 Medina by the advertige approved.
 Resolved, further. That the following portion of sad city is deemed benefited and proper to be assessed for making such improvement, may pay their assessed for making such improvement, safolows: One-third of the amount assess

instaiment, a discount will be allowed of six per cent. per annum. & And the Clerk is hereby directed to publish notice in pursuance of Tile VII, section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, Oct. the 19th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

STEWART STREET OPENING.

By Ald. Bohrer-Resolved, That the following im-

By Ald. Bohrer-Resolved, That the following improvement is necessary. viz.: The tpening of Stewart street, from the present west terminus thereof to Carter street, the width of the extended street to be forty-eight (49) feet, with lines in the direct prolongation of those of the said Stewart street from North areane westward. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereot, viz.: And the Clerk is hereby directed to Carter street. And the Clerk is hereby directed to publish notice in pursuance of Title VIL, Section 172 of the Revised Charter of 1880, of the Clivy of Rochester, that all persons interest-d in the subject matter of said improvement are required to attend the Common Council, on Tuesday evening, October the 19th, 1896, at 7:30 o'c'ock, at the Common Council. Chamber, when allegations will be heard.

Adopted.

OPENING A NEW STREET FROM SHERMAN STREET TO ANGLE STREET.

By Ald, Bohrer-Resolven that the following im-

By Ald. Bohrer-Resolven that the following im-provement is necessary, viz.: The opening of a street from Sherman street to Angle street by taking a strep of land forty (40) fee: wide from the north ends of lots numbered from twenty-three (23) to twenty-six (26) toth inclusive, on what is known as the Jone's tract in the eleventh (11th) ward. Resolved, further, That the following portion of said (thy is deemed benefitted and proper to be assessed for the whole expense thereof, viz :

65

258

One tier of lots on each side of the proposed street

And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, October the 19th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations at the Comm wil be heard.

Adopted.

LOCUST STREET BRIDGE RE-CONSTRUCTION.

By Ald. Borer-Resolved, That the City Surveyor ascertain and report to this Council the expense of reconstructing the wo den b.idge over Deep Hollow Creek, on Locust steet.

ascertain and report to this Council the expense of reconstructing the wo den b.idge over Deep Hollow Creek, on Locust street. Adouted. The Surveyor submitted as such estimate, \$2,1(0. By Aid. Bohren-Resolved, That the following morovement is necessary. viz: The taking down of the present wooden bridge over he Deep Hollow Creek, on Locust street, and the re-construction of the same (n a similar plan, with the necessary masonry for the plers and abutments; also, the required grading and embankments for the ap-proaches to the said bridge, with the necessary guard and whereas, The Cuty Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$2,100, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lors on each side of Locust street from Fulton avenue to Thrush street from Prkins street io Locust street, ard the extended south line of said southeast corners of Thrush street and Perkins street to Locust street, are the western line of the eity. And turther, resolved, that the tax-payers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assess-ment roll ; one-third of the amount within the alsocial roll. On all sums paid prior to the maturity of the said last installment, a discount will be allowed at size recemption 172 of the Revised Char-rer of 1880, of the City of Rochester, that all persons interested in the subject matter of said roll, and the remaining one-third within two years from the con-firmation of said roll. On all sums paid prior to the maturity of the said last installment, a discount will be allowed at size recemption 172 of the Revised Char-rer of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are r

be heard

Adopted.

1

ł

4

RAVINE AVENUE PIPE SEWER

By Ald. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a twelve (12) inch vitrified pipe sewer in Ravine avenue from a point about five hundred (50) feet weat from Fulton avenue to the sewer in Fulton avenue.

Feet west from Fution avenue to the sewer in Fution avenue. Adopted. The Surveyor submitted as such estimate, \$1,050. By Ald. Marson-Resolved, That the following improvement is necessary, viz: The construction of a vitrified pipe sewer twelve (12) inches in diameter in Ravine avenue beginning at & point about five hundred (500) feet west from Fulton avenue and extending to intersect the sewer in the aforesaid avenues, with the necessary manholes, sur-face sewers, lot lateral and connections; also the re-quired r-adway grading and gutter formation. And Whereas, The Citr Surveyor, under the direc-tion of this Council, has made an estimate of the whole excense thereof and reported the same at \$1,050, which estimate is hereby approved: Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of Ravine avenue from a

One tier of lots on each side of Ravine avenue from a point about five hundred (300) feet west of Fulton avenue to Fulton avenue.

avenue to Fuiton avenue. And the Cierk is hereby directed to publish notice in pursuance of Title VII, section 172 of Revised Charter of 1830 of the city of Rochester, that all persons inter-ested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, October the 19th, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be heard heard.

Adopted.

ANNE STREET PIPE SEWER.

By Ald. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Anne street, be-tween Otis street and Deep Hollow creek.

m Ti a W

86

m

b R r я

constructing a virtified pipe sewer in Anne street, be-tween Otis a teet and Deep Hollow creek. Adopted The Surveyor submitted as such estimate \$1,325. By Aid. Marson-Resolved. That the following improvement is necessary, viz: The construction of a vitrified pipe sewer twelve (12) inches in diameter in Anne street, besinning at a point about one hundred and fitty (150) feet north of the north line of Otis street, and extending morthward to the discharge in Deep Hollow Creex, with the neces-sary manholes, surface sewers, lot laterals, lot con-nec ions, roadway grading and gutter formations. And Wnereas, The City Surveyor, under the direc-tion of this Council, has made an estimate or the whole expense thereof, and reported the same at \$1,32*, which estimate is hereby approved. Resolved, further, That the following portion of street to Deep Hollow Creek. And the Clerk is hereby directed to publish notice in purvance of Title VII, Section 172 of the Revised (harter of 1850, of the City of Kochester, that all per-sons interested to attend the Common Council on Tuesday evening, Oct. 19 h, 1856 at 726 o'clock, at the Cored. Adopted

PARK ROW AND NEILSON PLACE PIPE SEWER.

By Ald. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a 12 inch vitrified [ips sewer in Park Row and Neilson Place.

and Neilson Place. Adopted. The Surveyor submitted as such estimate \$1,350. By Ald. Marson – Resolved, That the following improvement is necessary, viz: The construction of a vibrilled pipe sewer twelve (i2) inches in diamet-r in Park Row, beginning at a point twenty-five (3) feet south of the south line of Avenue 'A,' and exterding to the medial line of Neilson Place; thence eastward to intersect the sewer in Com-sey avenue, with the necessary manholes, surface sewers, lot laterals and connections, roadway grading and gutter formations.

key avenue, with the necessary manholes, surfaces severs, lot laterals and connections, roadway grading and gutter formations. And whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$1,350, which estimate is hereby approved. Resolved further, That the following portion of said city is deemed conclited and proper to be assessed for the whole expense thereof, viz: One tier of lows on each side of Park Row from Ave-nue "A" to Nellson Place; also one tier of lots on each side or Neilson Place; also one tier of lots on each side or Neilson Place; the publish notice, in pursuance of Title VII., section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement are required to attend the Common Council on Tuesday evening. October the 19th, 1886, at 7390 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

HUDSON PARK SEWER AND GRADING.

By Ald. Marson -Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitriled pipe sewer in Hudson Park and the roadway and sidewalk grading of the said park.

and the roadway and sidewalk grading of the said park. Adopted The Surveyor submitted as such estimate \$9.0.00. By Ald. Marson-Resolved, That the following improvement is necessary, viz.: The construction of a virthiad pipe sewer nine (9) inches in diameter in Hudson Park, oeginaing at a point abont two hundred and twenty (20) feet west of Hudson state t and .xtending to the sewer in Edward street, with the necessary manholes, surface sewers, lamp holes, lot laterals and 1 of connections; also the required roi dway and sidewalk grading and gutter formations in the said Hudson park. And whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$900.00 which escipate is hereby approved. Resolved, further, That the following portion of said City is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of Hudson park from Hudson street to Edward street. A. d the Cierk is breeby directed to publish notice in pursuance of Title VII, section 172 of the Revised Charter of 1890, of the city of Rochester, that all per-

FINAL ORDINANCES.

The final ordinance for Center street improvement came up and on motion of Ald.

Coughlin action was postponed four weeks. The final ordinance for Vincent place pipe sewer came up and on motion of Ald. Kohlmetz action was indefinitely postponed.

FINAL ORDINANCE, No. 3,047.

CLIFFORD STREET EXTENSION.

On motion of Ald. Robrer, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

scribed in the ordinance below: in historicular de-After hearing such allegations from all persons ap-pearine. Ald Eohrer submitted the following: An ordinance to extend Clifford street, from North arenue to the east line of the enty. The Common Council of the city of Rochester do ordain and determine that the following improvement be made, to with the state following improvement the case line of the city, the extended street to be sixty-(60) feet wide, with its axis or medial line on the east ward prolongation of the corresponding line of Clif-ford street lying immediately west of North avenue. And the whole expense shall be defrayed by the as-sessments upon the lots and parcels of land to be bene-fited thereby; and the portion of said city, which said Common Council deem will be benefited by said im-provement is described as follows: One tier of lots on each side of the proposed exten-Sion of Clifford street from North avenue to the east line of the city. "On which above described tots and parcels of land the expenses of said improvement are hereby ordered sasessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Aroped by the following vote: Arege-Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritagche, Elliot, Foley, Selye, Switchard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

The final ordinance for Hudson park pipe sewer came up, and on motion of Ald. Stein action was indefinitely postponed.

FINAL ORDINANCE NO. 2,964.

GOODMAN STREET IMPROVEMENT.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ortinance below. After hearing such allegations from all persons ap-

Alter meaning such subgrides pearing-Alt Rohlmetz submitted the tollowing: An ordinance to construct the gravel improvement of Goodman street, from Park avenue to Monroe

avenue. The Common Council of the City of Rochester do or-dain and determine that the following improvement be

The construction of a gravel roadway on Goodman street, from the south curve line of Park avenue to the made, to wit: The construction of a gravel roadway on Goodman street, from the south curve line of Park avenue to the north curve line of Monroe avenue, with Medina stone curbs on each side and fifter n(5) feet from the medial line of Goodman street aforesaid, with adjoining Me-dina flag stone gutters and pavements extending be-tween the terminal limits named; also the necessary crosswalks, the construction of new and the cleaning, repairing and extension of existing surface sewers; also the construction of Portland cement side except where flar sidewalks of approved quality and of the required width, grades and alignments now exist, but where the sidewalks are of approved quality, but not on proper grades and alignments, they may and relaid to the grades and alignments that may be established.

And the whole expense shall be defrayed by the as-sement upon the lots and parcels of land to be bene-fited thereby; and the Ciry Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$10, 80, which esti-mate is bereby approved; and the portion of said city which said Common Council deem will be benefited by said improvement is described as follows: One tier of lots on each side of Goodman street, from Park avenue to Mource avenue. On which above described lots and parcels of land

¹³⁵Sessel, due assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. And it is further ordained and determined that the taxpayers to be assessed for making such improve-ment, may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of said roll; and the re-maining one-third within two years from the confirma-tion of said last installment, a discount will be allow-ed at six per cent. per annum. Adopted by the following vote: Ayes-Ald. Tracy. Coughlin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, S. iye, Swikenard, Weider, Stein, Bohrer, Kelly, Schaeffer-14. FINAL ORDINANCE, NO. 3,049.

FINAL ORDINANCE, NO. 3.049.

GOODMAN STREET PLANK WALK.

On motion of Ald. Kohlmerz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

near anegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-pearing--olimets submitted the following: An exploring the end of the end of the end of the street from the Erie canal to Pinned evenue. The construction of a plank is dewalk four (4) feet and eight (8) inches while on the easterly side of Goodman street, from Pinnede avenue to the southerly terminus of the Erie canal to Pinned the relation of the the street with the necessary crosswalks, sidewalk prading and gutter formation, except where good walks now exist. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fied thereby ; and the City Surveyor, under the direction of this Council, having made an estimate of approved, and the portion of sail and the same at \$200, and said estimate being deemed reasonable, is hereiny approved, and the portion of sail and the same at income to described as follows : On which above described lots and parcels of fand the expense, and reports the same at \$200, and said estimate being deemed reasonable, is hereiny approved, and the portion of sail City which said Common Council deem will be benefited by said im-provement is described as follows : On which above described lots and parcels of the assessed, the assessment upon each lots and parcel of land to be in proportion to the benefit which each de-irves therefrom. Adopted by the following vote: Ayes-ald. Tracy. Cougalin, Watson, Kohlmets, Fritzsche, Elliott, Foley, Selve, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14. Ald. Weider moved that property owners on Coodman street have twenty days in which to

Ald. Weider moved that property owners on Goodman street have twenty days in which to

construct their own walks. Adopted. The final ordinance for Mount Hope avenue sewer came up, and, on motion of Ald. Weider, action was postponed two weeks. The final ordinance for Mount Hope avenue

improvement came up, and, on motion of Ald. Weider, action was postponed two weeks.

The final ordinance for King street asphaltum improvement came up, and Ald. Foley moved to strike out the provision or cleaning sewers. Adopted. Under the rule the ordinance went over two weeka.

The final ordinance for Euclid street improvement came up, and Ald. Watson presented the follo ving;

By Ald. Watson-

To the Honorable Common Council:

To the Honorable Common Councul: GENTLEMEN-The undersigned, in behalf of his daughters, Sophia R. Gibbons and Emily N. Gib-bons, the owners of lot No. 11, situate at the cor-ner of Chestnut street and Euclid street, in the city of Rochester, and having a frontage of 165 feet on Euclid street, respectfully remonstrate against the proposed improvement of said Euclid street for the following reasons: It is not a public improvement.

The kind of improvement. The public interest does not require it. The kind of improvement is too expensive. It is intended to benefit certain persons at the expense of others.

The work should not be ordered until the street | has been widened.

The territory to be assessed should be enlarged, if it is a public improvement. The further consideration of the ordinance should

The further consideration of the octament of the postponed until next year. To pay ordinary city or county taxes is as much as taxpayers now can do. Very respectfully. WASHINGTON GIBBONS.

Ald. Watson moved that action be postponed four weeks.

nr weeks. Adopted. The final ordinance for the improvement of the alley running west from State street south of the New York Central railroad came up and on motion of Ald. Coughlin action was indefinifely postponed.

FINAL ORDINANCE No. 3,000.

REYNOLDS STREET PLANK WALK.

On motion of Alderman Kohimetz the Board pro-ceeded to hear allegations in relation to the improve ment described in the ordinance below: After hearing such allegations from all persons ap-

After hearing such allegations from all persons ap-pearing— Alderman Kohlmetz submitted the following: An ordinance to construct plank sidewalks on Rey-nolds street from Strong street 1.5 Seward street. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The construction of plank sidewalks four (4) feet and eight (8) inches wide on each side of Reynolds street, from Strong street to Seward street, with the neces-sary crosswalks, sidewalk grading and gutter forma-tion. And the whole expense shell be defined.

sary crosswalks, sidewalk grading and gutter formation.
And the whole expense shall be defrayed by the assessment upon the lots and parcels of land to be benefited thereby; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$1,150, and said estimate of such expense, and reports the same at \$1,150, and said estimate of such expense, and reports the same at \$1,150, and said estimate of such expense, and reports the same at \$1,150, and said estimate of such expense, and reports the same at \$1,150, and said estimate of such expense, and reports the same at \$1,150, and said estimate of such expenses of said entry which said common Council deem will be benefited by said improvement is described as follows:
On which above described lots and parcels of land the expenses of said improvement are hereby ordered same the same from the expenses of said improvement are hereby ordered ind to be in proportion to the benefit which each derives therefrom.
Adopted by the following vote:
Ayes-Ald. Tracy. Coughlin, Watson. Kohlmetz, Fritzsche, Elliott, Foley, Selve, Mandeville, Swikepard, Weider, Stein, Kelly, Schaeffer-14.
Ald., Foley moved that the Surveyor be in-

Ald. Foley moved that the Surveyor be instructed to place in the specifications provision for the use of hemiock and oak stringers instead of pine. Adopted.

FINAL ORDINANCE, NO. 3,051.

MONROE AVENUE PLANK WALK.

MONROE AVENUE PLANK WALK. On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the Improvement described in the Ordinance below: After hearing such allegations from all persons ap-pearing, Ald. Kohlmetz submitted the following: An ordinance to construct plank sidewalks on Mon-roe avenue, from the Eric canal bridge to Culver street. The Common Council of the City of Hochessier do or-dain and determine that the following improvement be made, to wit: The construction of plank sidewalks four (4) feet effact (8) inches wide on each side of Monroe avenue, from the Eric canal to Culver street, with the neces-sary orosswalks and sidewalks, grading and gutter formations belowing the stream of the formations

Sary orosswaiks and sidewaiks, grading and gutter formations And the whole expense shall be defrayed by the assessmeat upon the lots and parcels of land to be benefited thereby, and the Citv Surveyor, under the direction of this Council, having made an "stimate of such expense, and reporteo the same at \$2,600, which estimate being deemed reasonable is hereby approved; and the portion of saucity which said Common Council deem to be benefited by said improvement is described as follows: One ther of lots on each side of Monroe avenue, from the Erle canai to Culver street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom. And it is furnier ordained and determined that the tax-payers to be assessed for making such improve.

ment may pay their assessments in three equal pay-ments, as follows: One-third of the amount assessed within 30 days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of said roll; and the remaining one-third within two years from the confirmation of said roll. On all sume paid prior to the maturity of the said last instalment a discount will be allowed at 6 per cent. per annum. Adopted by the following vote: Ayes-Ald. Tracy, Watson, Kohlmetz, Fritzsche, El-hott, Foley, Selye. Mandeville, Swikehard, Weider, Stein. Bohrer, Kelly, Schaefter-14. Ald. Schaefter moved that property owners on Morroe avenue have thirty days in which

on Monroe avenue have thirty days in which to build their own walks. Adopted. to build their own walks.

The final ordinance for the cleaning of King, Allen and Canal streets sewer came up, and on motion of Ald. Swikebard action was postponed two weeks.

The final ordinance for First street sewer reconstruction came up, and on motion of Ald. Selve action was postponed four weeks.

UNFINISHED BUSINESS.

The report of the Lamp Committe substituting electric for oil and gas lights published on age 231 of current proceedings came up. Ald. Elliott moved to amend the report by striking out the corner of Goodman street and Park avenue and the corner of Harvard and Rowley

streets. Adopted. Ald. Kelly moved that the matter be referred back to the Lamp Committee. Adopted. The following came up:

By Ald. Kelly-

IN COMMON COUNCIL-AN ORDINANCE RELATING TO NUISANCES.

The Common Council of the City of Rochester do ordain as follows:

SECTION 1. No person shall make, aid, counte-nance or assist in making any riot, noise, disturb-ance, false alarm of fire, or improper diversion in any of the streets, lanes, alleys or other public places, or on any public or private premises, or elsewhere in the city of Rochester, to the annoy-ance or disturbanee of any of the citizens or trav-elers or others, under a penalty of not less than two dollars nor more than five dollars for each offense. offense

Section 2. No person shall sound any gong in the

Section 2. No person shall sound any gong in the street, or in any alley, upon any sidewalk, or upon any piazza, balcony, steps or platform adjoining any sidewalk or street in the city of Rochester, m-der a penalty of ten dollars for each offense. Section 3. No tenant or occupant of any dwell-ing in the city of Rochester shall permit any gong to be sounded upon any street, alley or sidewalk, or upon any piazza, balcony, stoop, step or plat-form adjoining any street or sidewalk in said city, under a penalty of ten dollars for each offense. Section 4. No person shall carry or use upon any

Section 4. No person shall carry or use upon any wagon while passing along or being upon any street, lane or alley in the city of Rochester any gong similar to that used on trucks and engines of the fire department of the city of Rochester, under a penalty of five dollars for each offense, except that the provisions of this section are hereby declared not to apply to any wagon, truck or cart used as a part of the police patrol system, or the fire department, nor to any wagon used by any officer of the police or fire department of said city while engaged in the discharge of their duty as such officers. Section 5. No person shall drive or ride, or cause

Section 5. No person shall drive or ride, or cause or suffer to be ridden or driver an, horse, mare, gelding or other animal, in upon or through any public street, lane or alley of the city of Roches-ter, exceept East and Lake avenue between the hours of 8 and 6 p. m., from the 15th day of De-cember to the 15th day of March at a speed ex-ceeding six miles per hour, under a penalty of ten dollars for each offense.

Section 6. No persons shall ride or drive, or cause to be ridden or driven, any horse, mare, gelding, or other animal, upon or over any of the bridges

Section 7. No person shall leave any horse, mare, gelding, or other animal, standing in any public street or alley within said city of Rochester, with-out being well secured, tied or fastened, under a penalty of five dollars for each offense.

Section 8. No person shall throw or deposit any straw, shavings, lime, ashes, refuse coal, scraps, slops, dirt or rubbish of any description, or the contents of any bed, into or upon any public street, park, lane or alley in said city of Rochester except upon the written consent of at least one or more members of the Executive Board of said city, under a penalty of five dollars for each offense.

Section 9. No person shall deposit, or cause to be deposited, any dead animal, fish or putrid meat, entrails, shells of oysters or clams, decayed fruit or vegetables, or the skin of any fruit or vegetables or any other filtay or offensive substance, in or upon any public street, lane, park or alley, or other public place, or on the surface of the ground n any lot, or in any canal, or any basin attached in any lot, or in aby canal, or any basin attached thereto, or in the Genesee river, except as herein provired, or in any mill race, or canal, or on any bank thereof, in the city of Rochester, or suffer any stagnant or filthy water, or any putrid or un-wholesome meats, decayed fruits or vegetables, or other filthy or offensive substance, to remain on his or her lot, or in his or her house, or other build-ing or cellar, or in or upon the limits of said city, or in or upon any boat in any canal, or in the Gening or cellar, or in or upon the limits of said city, or in or upon any boat in any canal, or in the Gen-esee river within the limits of said city under a penalty of not less than five dollars, nor more than twenty-five dollars for each offense, and the ex-pense and charge which the said corporation shall or near upon index is one of the said corporation shall or may incur in removing or abating such nuisap

ance, The Police Justice or any Alderman, the Execu-tive Board or any member thereof, the Superin-tendent of Streets, or any person authorized by them, or either of them, or any policeman, may, any time, enter into or upon any house, cellar, boar, lot or other place, and remove or abate such

boat, lot or other place, and remove or abate such nuisance in such manner as shall be judged best. And every person obstructing or hindering such removal or abatement shall forfeit and pay a pen-alty of twenty-five dollars for each offense. Section 10. No person shall throw or place upon the sidewalk of any public street, lane, park, alley or other public place in the eity of Kochester any banana, orange, lemon, apple. or any other fruit skin or peel, under a penalty of two dollars for each offense. Section 11. No person shall fly a kite within the city of Rochester, under a penalty of two dollars for each offense.

for each offense.

Section 12. No person shall sell, or keep, or ex-pose for sale any gun powder, or India or China or other freerackers, rockets. or other preparations of gunpowder, or found within the limits of the city of Rochester, without a license from the Common Council of said city first being had or obtained. under a penalty of twenty-five dollars for each offense.

Section 13. No person shall fire or set off or exblode any gunpowder preparation, cracker, squib, rocket or firework, or fire any pistol, gun or can-non, or throw any fire-ball, or make any bonfire, or aid or abet theirein, in any part of the city of Rochester, under a penalty of five dollars for each offense. But this section may be suspended in any particular, and as to any person, in the discretion of the Mayor of said city.

Section 14. No powder shall be stored within the corporate limits of the city of Rochester, except within a building constructed of stone, brick or which building shall stand and be at least 600 feet from any publi street. highway, public place or building, and no powder shall be so stored unless consent to the storage thereof and to the place of such storage shall be given by the Fire Marshal of the city of Rochester. Not more than 500 pounds

of powder shall be stored, as herein provided, at any one time. Section 15. No person shall, under a penalty of

Section 15. No person shall, under a penalty of fifty dollars for each offense, keep upon sale in, or about any place or building within the corporate limits of the city of Rochester, any powder, or any of its products, without first having or tained a license therefor, as provided in section twelve of this ordinance: and any person or persons who shall have obtained such license, may, under the direction of the Fire Marshal, keep on sale in such portion of the building or buildings owned and co-cursied by such person or persons as the fire Marportion of the building or building's owned and oc-cupied by such person or persons, as the Fire Mar-shal shall designate, nor more than one hundred pounds of powder at any one time. Such powder thus stored, shall be kept in a box constructed of boiler iron, which iron used in the construction of said box shall not be less than three-sixteenths of an inch in thickness, and which box shall be lind with wood or zinc. The cover of said box shall likewise be constructed of boiler iron of at least the thickness atoresaid, and shall be attached to said box, in such manner as to render said box, when closed, as nearly air tight as possible, which said box shall be they securely locked, except when when closed, as nearly air tight as possible. Which said box shall be kept securely locked, except when powder is being placed therein or taken therefrom. Said box shall be provided with iron wheels at least six inches in diameter, securely attached to the same in such manner as to enable said box to be removed from place to place. Section 16. No license fee shall be charged to any provide a pargora to whom a bigone shall be duly

person or persons to whom a license shall be duly granted, as provided in section twelve of this ordinance.

nance. Section 17. No nitro-glycerine, dynamite, giant powder, or other high explosive compounds or any combination or preparation thereot or of any of them shall be stored or kept on sale within the corporate limits of the city of Rochester, under a penalty of fitty dollars for each offense. Section 18. No person shall cast or throw any dide or skin, tanned or not tanned, out of any door or window of any building above the first story, from ting on any mubic, street lane or alley of the

or window of any building above the first story, fronting on any public street, lane or alley of the city of Rochester, or cause any such untanned hide to be suspended from or laid upon any post, or elsewhere, in public street, lane or alley of such city, uncer a penalty of two doilars for each offense.

Section 19. No person shall, within the limits of the city of Rochester, appear in a state of nulity, or in a dress not belonging to his or her sex, or in an indecent or lewd dress, or make an indecent exposure of his or her person, nor swim or bathe in any canal, basin, mill race or river within the limits of said city, under a penalty of five dollars for each offense

for each offense. Section 20. No person keeping an alley, com-monly called a nine-pin alley, bowling alley, or bilinard or pool table for revenue within the city of Rochester, shall permit any game to be played thereon after twelve o'clock at night, or before eight o'clock in the morning; nor shall any such person suffer or permit any munor or apprentice to play at such alley or table at any time whatever, under a reputy of five dollars for each offense. under a penalty of five dollars for each offense.

Section 21. Any per on who shall keep a dis-orderly or a gambling house, or a room or rooms, within the city of Rocnester, for either, or both of these purposes, shall, upon conviction thereof, pay a penalty of not less than fifty dollars, nor more than one hundred dollars, for each offense.

than one hundred dollars, for each offense. Section 22. Any person who shall have or keep a house, building or place in the city of Rochester, in which any E O table, keno table, faro bank, shuffle board, bagatelle, playing cards, or any in-strument, device or thing employed for gambling, shall, by, or with the consent or permission of such person, his or her agents, or servants, be kept or used, whereon or with which money shall in any maaner be played for, shall be subject to a fine of \ast not less than fifty dollars nor more than one hun-dred dollars. for each offense. dred dollars, for each offense.

Section 23. Any person who shall play for liquor, beer, whoe, ale, cider, or other article, or permit the same to be played for, as above stated, within the limits of the city of Rochester, shall be subject

66

to a fine of not less than five dollars nor more than

to a fine of not less than five dollars nor more than fifty dollars for each offense. Section 24. Any owner or keeper, or any person within any disorderly or gambling house, room or rooms, building or place within the city of Roch-ester, who shall refuse to permit the Mayor, any Alderman, the Police Justice, Chief of Police or any Policeman to enter the same, or who shall ob-struct or resist any of the aforesaid officers (or per-sons summoned by them to assist), in entering such place or in the secure of any instruments or devices. place or in the secure of any instruments or devices employed in gambling in any such place or places, shall be subject to a fine of not less than ten dollars, nor more than one hundred dollars, for each offense.

Section 25. No person shall cut, injure, deface, mar or tarnishany public or private building, elec-tric or other wire, bridge, street sign, lamp, lamp post, or any property belonging to the corporation post, or any property belonging to the corporation or any private person, nor any well, pump, fence, tree, awning, useful or ornamental improvement. within the lumits of or public work in the city of Rochester, nor break any window or window glass in any private or nublic buildingfor place of worship in said city, nor aid or ~ bet or assist therein, under a penalty of ten dollars for each offense. offense

Section 26. No person shall scatter or distribute any cards, dodgers, advertisements, or any printed matter whatever, other than periodical publica-tions, in or upon any of the public streets, lanes or alleys within the city of Rochester, or sidewalks of said city, to the annoyance of any person, under a penalty of five dollars for each offense.

Section 27. No person or persons shall hereafter go from house to house in the city of Rochester for the purpose of selling, or offering for sale, goods or

The purpose of solling, or offering for sale, goods or merchandise of any description. or for the purpose of soliciting alms or subscriptions, for any purpose whatever, without previously having obtained written consent so to do from the Chief of Police of the said city of Rochester, under a penalty of five dollars for each offense. Section 28. No owner or possessor of any swine, horses, sheep, goats, cows or other catile, shall suffer any such animal or animals to run or to be let at large in any of the public streets, lanes, alleys or parks within the city of Rochester, nor drive the same in, through or upon any of the public streets, lanes, alleys or parks within said city between the hours of six o'clock in the to renoon or seven o'clock in the afternoon, unless the same are teth-ered and held in hand by the person or persons having them in charge, under a penalty of one dol-lar for each animal so untethered, running or being at large, for each offense. at large, for each offense.

Section 29. No owner or possessor of any goose or geese, ducks or other fowls shall suffer or per-mit any such fowls to run or to be at large in any of the public streets, lanes, alleys or squares within the city of Roohester, under a penalty of twenty-five cents for each fuel, so running or

twenty-five cents for each fowl, etc., so running or being at large. for each offense. Section 30. No dog shall be permitted to go abroad in any of the public streets, squares, lanes, alleys or public places within the limits of the city of Hochester without being led and securely con-fined by a chain or string, or properly muzzled, un-aer a penalty of ten dollars for each offense, to be recovered against the owner or possessor of sucn dog, or the berson who harbored such dog within two rays previous to the time of such dog being found so going abroad.

found so going abroad. Section 31. The owner of every dog shall provide a collar for it, upon which his or her name shall be a collar for it, upon which his or her name shall be legibly printed or engraved, and cause the same to be worn by the dog whenever it is at large in any public street, lane, alley or square within the limits of the city of Rochester, under a penalty of five dollars. Every unnuzzled dog found going abroad in any of said public streets or places in said city, between the first days of April and November in any year, may be scized, shot or killed by such per-sons as the Common Council shall designate for such purpose.

such purpose.

Section 32. No person, or company of persons, shall exhibit or perform for gain or profit, any theatrical or circus exhibitions, or any paintings,

animal or animals, or other natural or artificial cu-riosity, or any puppet show, wire or rope dance, or any other idle show, acts or feats which common showmen, mountebanks or jugglers usually prac-tice or perform, or any concert, musical entertain-ments, exhibitions or dances, or series of lectures for private emolument or gain, or conduct any roller skating rink, within the limits of the city of Rochester, without first having obtained a license for the same from the Common Council of said city; and no owner or occupant of any house, out-house, yard or other place within said city shall turnish or allow the same to be used for the ac-commodation of such exhibition or performance, unless such license shall be obtained as aforesaid, under a penalty of fifty dollars for each offense. Section 33. Every owner of every inhabited lot within the city of Rochester, and the occupant of every such lot, when the owner thereof is a non-resident, shall provide and keep upon such lot a convenient privy, with a vault at least four feet deep, or a suitable water-closet, under a penalty of five doltars for every twenty-four hours any vio-lation of this ordinance shall be continued. Section 34. No tub, box or other receptacle, nor the contents thereof, shall be ineved from

lation of this ordinance shall be continued. Bection 34. No tub, box or other receptacle, nor the contents thereof, shall be lemoved from any privy within the city of Rochester, except be-tween the hours of eleven at night and three in the morning, from the first day of May to the fir.t day of October in any year except by some oderless process, under a penalty of twenty-five dollars for each offense; nor shall any person, under a like penalty, empty or deposit the contents of any such tub or receptacle out of any privy into any place within the limits of the said city, or in, upon, or into any public street, alley, lane, canal or public square, or into the river, except at the places designated therefor by the Mayor or Board of Health, under a penalty of fity dollars for each offense. offense

Heatch, inder a penaity of mity donars for each offense. Section 35. It shall be the duty of such person as may be specially authorized for that purpose by the Board of health of the City of Rochester to enter into and upon, and examine any lot, yard, building, ceilar, aller, basin, sin, drain, vault, privy or any other piace within the limits of the said City of Rochester; and if the same shall be found to be foul, incumbered with rubbish, damp, sunken or ill-constructed, or to contain any filth or other offen-sive substance or nuisanse, to direct the removal of all such nuisance, filth or other offensive sub-stance, or the cleansing or repairing of any drain, vault or privy, upon any such lot of ground or premises by the owner or agent of the owner, lessor, lessee or occupant of the same, within twenty-four hours after directions from the person authorized as aforesaid. And any person who shall refuse or neglect to comply with such directions, after such notice as aforesaid, shall forfeit ano pay a penaity of twenty-five dollars for each offense. of twenty-five dollars for each offense.

notice as aforesaid, shall forfeit ano pay a penalty of twenty-five dollars for each offense. Section 36—Any person who shall be guilty of keeping, maintaining, or being an inmate of, or in any way connected with, or in any way contribu-ting to the support of any disorderly house, house of ill-fame or place for the practice of fornication within the limits of the city of Rochester, or knowinaly owa, or be interested as propretor or landlord of any such house, shall, on conviction, be hable to be fined in any sum not exceeding one hundred dollars for each offense, and in default of the payment of the penalty imposed, shall be im-prisoned in the Monroe County Penitentiary for any period not exceeding one hundred days. Section 37—Any female who shall be convicted of being an inmate of any house of ill-fame, or place for the practice of fornication, or shall be found loitering or strolling in. upon or around the public streets, lanes or alleys of the city of Roch-ester by day or night, without any regular lawful business, or who shall be convicted of being a prostitute, shall be subject to a penalty in a sum of money not less than ten dollars nor more than fity dol ars, and in default of payment or recovery of such penalty imposed, shall be subject to im-prisonment in the Monroe County Penitentiary for a term not exceeding three months. Section 38. No person shall carry on within the oity of Rochester any business or manufactory of

such a character, or in such a manner, as shall pro-duce or cause such dense smoke, or such loud and disturbing noises as to be a unisance; nor shall any person, in the process of any manufactory or busi-ness, or in any manner cause to be set afloard in the air, or scattered, or deposited upon any house or lands, or public street, lane or alley, within said city any cinders, or soot, dirt, dust, sawdust, shav-ings or other objectionable dirt, dust or matter so as to be a nuisance, and no person shall cause or produce disturbing noises in said city of such a character or in such a manner as shall cause or produce disturbing noises in any of the public streets, lanes or alleys in or of the ocity, and every person wao shall violate or offend against any of the provisions of this section shall forfeit and pay the penalty of fifty dollars for each offense, and the further penalty of fifty dol-lars for each and every day that such offense shall be continued after notice from any city officer to dollars, nor more than one hundred dollars, or both. such a character, or in such a manner, as shall proboth.

both. Section 39. Every execution issued upon a judg-ment recovered for a violation of this ordinance, or any provision thereof, except as is here before otherwise specially provided, shall command the amount to be made of the property of the defend-ant, if any such can be found, and, if not, then to commit the defendant to the Monroe county peni-tertiary for a period not exceeding one hundred tentiary for a period not exceeeding one hundred

days. Section 40. This ordinance shall take effect on and after the day of October, 1886.

Ordered received, filed and published, and action postponed two weeks. By Ald. Elliott-Resolved,

That from the first meeting in November until the first meeting in June the Common Council of the city of Rochester shall begin its sessions at 6 o'clock in the evening, and close the same at 10, except that the closing hour may be extended by suspension of the rules.

Ald. Stein moved to amend the resolution by inserting 7 o'clock instead of 6 o'clock.

Lost by the following vote : Ayes-Ald. Tracy, Fritzsche, Elliott, Foley, Selve -5.

Nays-Ald. Coughlin, Watson, Kohlmetz, Mandeville, Swikehard, Weider, Stein, Bohrer,

Kelly, Schaeffer-10. Ald. Watson moved that the rule for ad-journing at 11 o'clock be suspended.

Adopted by the following vote : Ayes - Ald. Tracy. Coughlin, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mande-ville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15,

EXECUTIVE BUSINESS.

To the Hon. the Common Council of the City of Rochester:

MESSRS.-I hereby tender to you my resignation of the office of inspector of elections for the sec-ond district of the Eight ward. October 5, 1886. THOMAS J. LOVE.

Ald. Foley moved that the resignation be ac-Adopted. cepted.

Ald. Foley moved to proceed to the election of an inspector of election in the second dis-

Ald. Foley nominated James M. Niven. James M. Niven was named by— Ayes—Ald. Frace, Coughlin, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bobrer, Kelly, Schaeffer--14.

Jas. M. Niven was declared duly elected Ald. Kohlmetz nominated Michael Weidemueller for inspector of elections in the second district of the Fifth ward. Michael Weidemueller was named by-

Ayes-Ald. Tracy, Coughlin, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mande-ville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15, Mudaed, Wooder-15,

Michael Weidmuller was declared duly elected.

By Ald. Kohlmetz-

ROCHESTER, N. Y., Sept. 17, 1886.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-I hereby tender my resignation as GENTLEMEN -1 HEIRY, constable of the Fifth ward. HENRY B. CLARK.

Constable Fifth Ward.

Ald. Elliott moved to proceed to the election of commissioners of deeds and that the Clerk cast the ballot.

Adopted by the following vote:

Ayes - Ald. Tracy, Coughin, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mande-ville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer, -15.

The following named having received the concurrent vote of the Council were declared duly elected: F. M. Cole, John F. Boyd, Bur-ton H. Davy and Mrs. M. J. French, C. D. Tracy. Ald. Coughlin moved that the resolution

authorizing the Mayor to enter into a contract with the Rochester Gas Company, published at page 162 of current proceedings, be reconsidered. Adopted.

By Ald. Coughlin-Resolved, That the Mayor be and he is hereby authorized and requested to enter into contract with the Rochester Gas Company to light, extinguish clean and repair all the public lamps lighted by them, at the sum of \$18,25 per lamp per annum, said con-tract to commence July 1st, 1886, to continue for one year, and to end July 1st, 1887. Adopted.

By Ald. Watson-

ROCHESTER, N. Y., Oct. 5, 1886. To the Hon. the Common Council:

to the Hon. the Common Councel: GENTLEMEN-We have certified that Franklin Miles of the Fourth ward of this city was assessed on the rolls for that ward this year as follows: \$7,200 on real estate and \$900 on personal property. The total tax on that amount would have been \$122,38. By an error of one of our clerks it was copied on the books for the City Treasurer at \$7,200 on real estate and \$9,000 on personal, making Mr. Miles's tax \$244.75, instead of \$122.38. In view of these facts and also that Mr. Miles was prepared and wished to pay his tax in July. We ask your Honorable Rody to instruct the City Treasurer to receive from Mr. Miles the sum of \$122.38 without interest and cancel his tax of \$ 44.75 Very respectfully, Y. FLECKENSTEIN, Y. FLECKENSTEIN,

V. FLECKENSTEIN, L. A. PRATT,

City Assessors.

Ordered filed and published. By Ald. Watson-Resolved, That the treasurer be, and he hereby is, directed to receive from Franklin Miles, for general city tax for 1886, the sum of \$122,38, without interest, and charge balance of assessment, amounting to

\$122.37, to erroneous assessment. Ald. Mandeville moved that the matter be referred to the Assessment Committee. Adopted.

By Ald. Watson-Resolved, That permis-sion be granted to Frank J. and G. Schaerer to construct bay windows above the first story of their building, No. 110 Court street, Adopted. By Ald, Kohlmetz-

ROCHESTER, Oct. 5, 1886.

To the Honorable Common Council of the City of Rochester :

We, the undersigned, committee of the Social-istic Labor party, section Rochester, respectfully ask the Honorable Common Council of this city for the permission, and under what condition we can use the meeting room of the City Hall on Thurs-day evening. October 28th. The object will be day evening, October 28th. The object will be "Social Problems Explained from a Scientific Point of View."

C. LUEDECKE,)

Committee. F. DETMERS, O. MUELLER,

Referred to the City Property Committee. By Ald. Kohlmetz-

To the Honorable, the Common Council of the City of Rochester:

The Board of Directors of the Young Men's Christian Association do hereby petition your hon-orable body for the use of the City Hall on the evening of December 7th, 1886, for the purpose of a lecture to be given by Justin McCarthy, M. P., on "The Cause of Ireland." GEORGE M. FORBES, President.

DEAN ALVORD, Secretary.

Rochester, N. Y., Oct. 5tn, 1886

Referred to the City Property Committee. Ald. Kohlmetzmovel that the City Attorney be instructed to notify the kerosene oil lamp contractor to fulfill his contract. Adopted.

By Ald. Elliott-

Resolved, by the Common Council of the City of Rochester, that the heads of the various departments of the City government hereafter be required to obtain of the City Clerk directly all the supplies they may need for the conduct of their offices and their official business, which are not otherwise provided for by this Council; and that the City Clerk under the direction of the Finance Committee hereafter be the sole purchasing agent of these supplies for the City in a manner as hereinafter provided.

Resolved, Furthermore, that the City Clerk get written bids, for furnishing these miscel-laneous supplies, from all the various dealers, and that the contract be let, under the direction of the Finance Committee, only to those whose bids are identical in form, and who shall give to the City the largest discount from the reg ular retail rates. That a copy of these bids be submmitted to the Finance Committee before they are sent out, and that contracts be awarded only as shall be directed by the Finauce Commitcee.

Resolved, That any act or acts inconsistent with these resolutions, be hereby repealed. Adopted.

By Ald. Elliott-Resolved, By the Common Council of the City of Rochester that the City Attorney be requested to furnish within thirty days, in this Board, information concerning the following points:

Has the Common Council of the City of Rochester any authority whatever to direct the Rochester City & Brighton Railroad Co. to do its bidding, and if so what?

Has the Common Council of the City of Rochester a right to impose a license upon the within the City of Rochester, by the Rochester City & Brighton Railroad Co?

Was ever any such license imposed, and was the same ever paid?

It any license fee was ever demanded of the RochesterCity & Brighton Railroad Co.on what RochesterCity & Brighton Railroad Co.on what ville, Swikehard, ground was its payment refused, if at all, and Kelly, Schaeffer-15.

when, why, by whom was the law (if any such law existed, allowing the city to impose such a license) repealed, whereby the Rochester City & Brighton Railroad Co. escaped payment of principal and interest of any such license, which for any reason they refused to pay ?

Ald. Elliott called attention to the lact that the Board of Education had not informed this Board why the compulsory education law was not enforced, and that the criticism of Superintendent Ellis in his annual report, of the failure of the Council to provide for schooling such children, under that law, was not well taken under these circumstances.

Ald. Elliott also requested that the Board of Police Commissioners be instructed to report on the matter concerning the French wheel at the races, called to their official attention by resolutions of this Board, September 7, 1886, and the time for reporting on which expires before the next regular meeting of the Council.

Ald. Elliott gave notice that at the next meeting of the Council he would move that the time of the meetings be from 7 to half-past 10 o'clock

Ald. Elliott gave notice that at the next meeting he would introduce a penal ordinance preventing the use of barbed wire after January 1st next

By Ald. Foley-Petitions of J. B. and S. G. Robinson and John Smith for permission to erect wood buildings; granted. Also remon-strance against the King street asphalt improvement. Ordered received, filed and published.

By Ald. Selye-Petition for the opening of Mason street to Thorn street. Referred to the Committee on Opening and Alteration of Streets.

Ald. Selve moved that the ordinance for First street sewer reconstruction be reconsidered. Adopted.

Ald. Selve moved that action be postponed two weeks. Adopted.

By Ald. Selye-Resolved, That the Roches-ter City & Brighton Railroad Company be, and hereby is, directed to remove its tracks between Vincent place and Cliff street, from the present location on the east side of Lake avenue, to the center of said Lake avenue. Adopted.

By Ald. Mandeville-

EXCISE BOARD OFFICE, CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Sept. 27, 1886.

To the Hon. Common Council:

GENTLEMEN : Mr. James G. Welch took out a license to sell liquor on the 15th day of February, 1886. He went out of business on Sept. 1, 1886. He 1886. He went out of business on Sept. 1, 1999. now desires a rebate for the remainder of the un-expired year. We leave the matter for your con-Respectfully, POMEROY P. DICKINSON,

CONRAD HERZBERGER, JAMES MALLEY.

Ordered received, filed and published. By Ald. Mandeville-Resolved, That the city clerk draw an order on the city treasurer in favor of James G. Welch for the sum of \$23 for unexpired license, and charge the same

\$23 for unexpired meense, and charge was and to poor fund. Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mande-ville. Swikehard, Weider, Stein, Bohrer,

By Ald. Swikehard-Whereas. It has been decided to introduce the "Gamewell System of Police Patrol'' into the city, which will render necessary the appointment of additional policemen; and whereas, the number of permanent policemen authorized under the resolu-

tions of this council is already full; Resolved, That the number of permanent policemen be increased by the appointment in the number provided by law of three additional permanent policemen, who shall be qualified to act as drivers of the patrol wagon, and said Commissioners are hereby authorized to appoint three electrical operators to take charge of the telegraph system connected with said

Gamewell system of police patrol. Ald, Mandeville moved that the matter lay over until the next meeting. Lost The resolution was adapted by the follow-

ing vote :

Ayes-Ald. Tracy, Coughlin, Watson, Kohl-metz, Fritzsche, Foley, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-13. Nays-Ald. Elliott, Mandeville-2. Br Ald. Swikehard

By Ald. Swikehard --

To the Hon. Com. on Police and Excise, Common Council:

ROCHESTER, N. Y., Oct. 5, 1886.

GENTS: Recognizing the necessity of the imme-diate purchase of an additional team of horses for the use of the patrol system, we respectfully re-quest your investigation, and trusting same will receive early attention. ur in tention. arly attention. J. W. ROSENTHAL, JAMES D. CASEY. Police Commissioners.

Ordered received, filed and published.

By Ald. Swikehard-Resolved, That the Committee on Police Patrol System be author-ized to purchase an additional team of horses, at an expense not to exceed \$600, for the use of the Police Patrol system, and the expense thereof to be paid from the Police fund.

Ald. Weider moved that the resolution lie on the table for two weeks. Lost.

The resolution was then adopted by the following vote :

Ayes — Ald. Tracy, Coughlin, Watson, Kohl-metz, Fritzsche, Selye, Swikehard, Stein, Bobrer, Kelly, Schaeffer—11. Nays—Ald. Elliott, Foley, Mandeville, Wei-

der -4.

By Ald. Weider-Resolved, That the Lamp Committee be authorized to place two electric lights on Caroline street east of South avenue, and displace as many other lights as can be dispensed with. Referred to the Lamp Committee.

By Ald. Stein-Petition of Abraham Lewis for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Stein-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN—The petition of Henry Langknecht respectfully shows: That your petitioner con-structed a brick building on St. Michael's street, at structed a brick building on St. Michael's street, at the corner of North Clinton street, in the City of Rochester, which building is two stories in height, and your petitioner, under a misapprehension of the terms and conditions of the ordinance per-taining thereto, constructed a bow window in the second story of said building so as to project about two and one-half feet over the sidewalk, and ba-yond the street line of said St. Michael's street, but soid window was and is constructed at a height. but said window was and is constructed at a height

of upwards of thirteen feet above said sidewalk, and was and is covered with galvanized iron, so as to be absolutely fire-proof, and in a strong and substantial manner, so that it cannot, and does not, in any manner, impede the free travel of the public along and upon the sidewalk of said street; that to re-construct said window, so to lessen its projection will be a source of great expense to your petitioner, and of no benefit to the public. Your petitioner, therefore, prays that your Hon-orable Body, by a resolution, endorse the action of your petitioner in the construction of the said bow window, and permit and allow the same to remain as it now is, And your petitioner will ever pray,

And your petitioner will ever pray, HENRY LANGKNECHT, Petitioner. Dated, at Rochester, N. Y., Oct. 5, 1886.

Ordered received, filed and published. By Ald. Stein - Resolved, That the petition of Henry Langknecht be, and the same is, hereby granted, and that he be, and hereby is, permitted to have the bow window or windows as now constructed in the second story of his brick building on St. Michael's street at the corner of North Clinton street, remain as it or they now are. Adopted.

By Ald. Stein-

EXCISE BOARD OFFICE, CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Oct. 4, 1886.

To the Common Council:

GENTLEMEN-On the first day of June, 1886, Mary Klein obtained a lincense of us, paying therefore \$50. She claims that she went out of business Oct. 1, 1886 She now desires us to recom-mend that your body order the Treasurer to re-fund to her a portion of her said license fee pro-portionate to the unexpired time of such license. We leave the matter to your for your decision. Vours respectfully.

Yours respectfully, POMEROY P. DICKENSON, CONRAD HERZBERGER.

Referred to Excise Committee.

EXCISE BOARD OFFICE, CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Oct. 4, 1886.

Hon. Common Council:

GENTS: On the 30th day of August, 1886, Valen-tine Schlaeffer took out a \$50 license, and he now claims that he went out of business October 1,1886. He now desires us to ask your board to refund a portion of his license fee proportionate to the unexpired term of his license. We leave the matter entirely to your board. Yours respectfully. POMEROY P. DICKINSON, CONRAD HERZBERGER.

Referred to Excise Committee.

By Ald. Stein-Resolved, That the use of the City Hall be and the same is hereby granted to the Central Labor Union of this city from November 22d to November 27th, both dates inclusive, for the purpose of holding a fair, the proceeds of which are to be credited to the building fund of the said organization. Re-ferred to the City Property Committee. By Ald. Bohrer-Resolved, That the Lamp

Committee be authorized and directed to re place a gas lamp on Groves street east of North avenue. Adopted. By Ald. Kelly-

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN-Your committee appointed for the revision of the penal ordinances, hereby give no-tree that at the next regular meeting of your hon-orable body, the following ordinances will be pre-sented for passage; One relating to cartmen, pub-lic porters and drivers of baggage wagons or other variables for the certuing or transportation of more vehicles for the carrying or transportation of merchandise, or other property for hire within the city of Rochester, insofar as the same relates to the licensing of the same; the qualifications of such person or persons; the form, nature and amount of security to be given as a condition for such a license; the proof of qualification of applicants for such license; the requiring of all such persons to obtain license; the names and numbers of persons to be painted on the carts or other vehicles used by them; the government of such person or persons; the prohibiting of the receipt or demand by such person or persons of fees greater than are allowed in the ordinance; the duties and liabilities and con-duct of such person or persons; the license fee to be charged and paid therefor; providing for the revocation ot such license or licenses; the peralties to be attached to the violation of the several sections and provisions, and the du-ration and nature of imprisonment for the non-pavment or non-collection of judgments and exe-cutions thereon recovered for such penalties. and the time when such ordinances shall take effect. Also an ordinance relating to hackney coaches, cabs, and carriages, for hire within the city of Rochester, in so far as the same relates to the licensing of persons to obtain license; the designation of the several sections for such licenses, and the fees to be charged therefor; the requiring of all such persons to obtain license; the designation of the space or places where such coaches, cabs, and carriages may stand; also where and how om-nibuses of hotels should stand at the railroad de-pots; the manner and position of such coaches, cabs, and carriages while standing or being upon the public streets, alleys, lanes, or places within the city; requiring drivers to be seated upon their cab, coach, or carriage, or to stand at the head of their animal or animals drawing the same, and the location of such vehicle upon such stand or their cab, coach, or carriage, or to stand at the head of their animal or animals drawing the same, and the locati

cab, coach, or carriage, or to stand at the head of their animal or animals drawing the same, and the location of such vehicle upon such stand or stands; the prices and rates of fare allowed to be charged, and the territory applicable thereto, and the de-scription and boundaries of such territory, prohib-iting any greater rate of fare to be de-manded or received: to provide for the numbering of such carriages, cabs, and coaches and the making of maps of territory and rates of fares and charges allowed to be charged; requir-ing the driver to furnish upon demand to the per-son engaging him the names of the owner and the driver, and the number of the hack. coach or cab and to wear a badge and number; requiring per-sons selling the same to report such sales; the gen-eral conduct and government of such drivers and owners for the revocation of any license thus is-sued, duty of the Chief of Police to inspect all such carriages, hacks and cabs, the penalties to be at-tached to the violation of the several sections and provisions and the duration and nature of impris-onment for the uon-payment or non-collection of the greater and the duration and nature of impris-onment for the uon-payment or non-collection of onment for the non-payment or non-collection of ju gments and executions issued thereon recovered for such penalties and the time when such or-dinance shall take effect.

Also an ordinance relating to railroads within the city, regulating the rate of speed of any locomo-tive, engine, car or train of cars within the said city limits; probibiting the sounding of whistles thereof within said limits; prohibiting the use of any public street, alley, lane or square within said limits in making up a train of cars, or switching off or on, or the loading or unloading of any car or cars, or the obstruction of any street, lane, alley or square by means thereof; requiring the cleaning of freight, stock and cattle cars; prohibiting get-ting on or off such cars, engines or locomotives while passing turough the city limits while the same is in motion; prohibiting walking or being yor the tracks or bridges of any other railroad com-pany, within the city limits; the penalties to be attached to the vielation of the several sections and provisions, and the duration averal same of the same of the same of the sections. Also an ordinance relating to railroads within the attached to the violation of the several sections and provisions, and the duration and nature of im-prisonment for the von-payment or non-collection of judgments and executions issued upon the same recovered for such penalties, and the time when such ordinances shall take effect. Also an ordinance relating to markets in so far

as the same relates to the sale of meats, provisions, hay, straw, fodder, milk and wood, within the city, and the licensing of persons therefor; prohibiting sales to be made at other than licensed or desig-nated places or by other than licensed persons, ex-cepting farmers selling by the quarter meats they have raised or fattened; the duration of such licenses; prohibiting the selling or offering for sale of any unwholesome, stale, emaciated, blown, stuffed, tainted, putrid or diseased meat, poultry, fish or provisions; prohibiting the sale of impure, adulterated or watered milk or the use of impure, filthy or unwholesome vessels or cans to contain the same; providing for the sale of meats, etc., by weights to be scaled by the city scaler within six months previous to such sale; providing for the cleanly and neat condition of markets in places where meats or other provisions are to be kept; prohibiting for east in prector to be ap-pointed by the Common Council; providing for thereof; providing for the sale of fodder, hay, straw and wood; providing for the regulation and inspection of the markets and venders, the penal-ties to be attached to the violation of the several sections and provisions, and the duration and inspection of the markets and venders, the penal-ties to be attached to the violation of the several sections and provisions, and the duration and nature of imprisonment for the non-payment or non-collection of judgments and executions issued upon the same recovered for such penalties, and the time when such ordinance shall take effect. non-collection of judgments and executions issued upon the same recovered for such penalties, and the time when such ordinance shall take effect. All of which is respectfully submitted. Dated October 5, 1886. J. MILLER KELLY, GEO. B. SWIKEHARD, W. H. MARSON, Special Committee.

Ordered received, filed and published.

Ald. Kelly-Resolved, That the city clerk be directed to draw an order on the city treasurer in favor of John N. Beckley for \$25 for opinion in the case of Groves vs. the city of Rochester, and charge contingent fund. Adopted by the following vote :

Auges-Ald. Tracy, Coughlin, Watson, Kobl-metz, Fritzsche, Elliott, Foley, Selye, Mande-ville, Swikehard, Weider, Stein, Bohrer, Kelly,

Schaeffer-15. Ald. Foley moved that the chairman appoint a committee of three to consult with the man-agers of the B., N. Y. & P. R. R. in relation to removing the bridge on West avenue. Adopted

By Ald. Tracy-Petition of J. C. Lighthouse for remission of taxes; also, petition of A. G. Mudge for remission of taxes. Referred to the Assessment Committee.

Ald. Foley moved that the confirmation of the Assessment roll for the extension of Joiner street be referred to the Law Committee

The President announced the following committee to confer with the officials of the B., N. Y. & P. R. R. for the purpose of re-moving the Genesee_ Valley canal swing D., N. I. & F. R. R. for the purpose of re-moving the Genesee Valley canal swing bridge: Ald. Foley, Kelly, Stein. On motion of Ald. Elliott the Board ad-

PETER SHERIDAN, City Clerk. journed.

In Common Council – Oct. 19, 1886

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Bressinne, Ald. Tracy, Coughlin, Marson,
 Wrisson, Fritzsche, Elliott, Boley, Selye, Man-deville, Swikehard, Weider, Stein, Bohrer,
 Kelly, Schaeffer – 15. Absent—Ald. Kohlmetz –1.

APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Coughlin-

To the Honorable, The Mayor and Common Coun-cil of the City of Rochester:

Your petitioners respectfully show that in 1838, the late William Fitzhugh conveyed to the City of Rochester, for the sole purpose of a public square, a piece of land lying within the boundaries of cer-tain streets then known as Sophia, Ann, John and Fish streets in said city, and since the dedication thereof for that purpose the same has been known as "Center Square." That said land has long since fallen into disma

as "Center Square." That said land has long since fallen into disuse for the purpose of a public square, having been destroyed for such use by condemnation for rail-road tracks passing through its center and leaving fraction only remaining of the land in form of a

road tracks passing through its center and leaving • a fraction only remaining of the land in form of a parallelogram on the south side of said square on Ann (now Allen street), about 276 feet in length and an average width of about fifty feet. That since said land has been abandoned by the city for public use, it has been appropriated by idle and lawless citizens for various unseemly amuse-ments and has become a nuisance to the inhab-tants residing in its immediate vicinity. That your petitioners are informed that the New York Central & Hudson River Railroad Company, at the earnest request of a large number of citi-

at the earnest request of a large number of citi-zens of Rochester, have recently expressed a wil-lingness to establish and maintain a railway station with suitable buildings and appointments at some point on the west side of the Genesee river, which shall be most feasible for the accommodawhich shall be most reasoned to a suggested that the unoccupied portion of said public square on Allen street would be most likely to meet the conveni-ence and general approbation of the citizens of Rochester and the traveling public as well.

The undersigned, therefore, in view of the great public necessity for such railway station, ask your honorable body to release to the said railroad comnonorable body to release to the said rainoad com-pany above-named, the contingent interest now vested in said City by dedication for public use, the remaining unappropriated portions of Center Square, for the objects and purposes herein indi-cated, in order to assist and promote the establish-ment and mainteinance forware of such rainroad the term of the reason of the stabilished to the establish-ester and the traveling public—the undersigned having been assured by the officials of the said rail-road company, that upon the establishment of said railway station, all local or accomodation trains on the line of their said road for the transportation of the terms or the term of detter of passengers passing east or west, from said city, shall, for all time in the future, make the necessary stops at said station for the receiving and landing of passengers

stops at said staton for the receiving and landing of passengers. Gilman H Perkins, Ellwanger & Barry, Jno W Martin & Bro, W H Gorsline, Sidn-y S Braman, J Fahy & Co, C J Hayden & Co, Buck & Sanger, M Barron, Chas F Smith, Stropg, Woodbury & Co, James O Howard, Theo F Aldridge, S D Walbridge, B O'Reilly, M Livermore & Son, 1 F Carter, B O'Reilly, M Livermore & Son, 1 F Carter, Hanilton & Mathews, Co, Gould, Lee & Shale, Scrantom, Wetmore & Co, E M Higgins, H F Harris, Chas T Pond, Alfred Ely, Estate of Shale, Scrantom, Wetmore & Co, E M Higgins, H F Harris, Chas T Pond, Alfred Ely, Estate of Shale, Scrantom, J M Backus, Wm W Bruff, Hamilton & Mathews, CA Williams, E M Smith Stilwell, E F Stilwell, Matthews & Servis, F L Du-Refe, red to the Health Committe. J H Montgomery, Edward Thomas, CJ McDonad, S F Frazen, '' T Simpson, Samuel Sloar, Timothy Derrick, W A Williamson, Frank G Ranney, Allen, Strauss & Co, 'L C Patne, Joseph Post, Louis Ernst, W R kebb, J C Bar-

nard, The Woodbury, Morse & Co, M H Carroll, William B Burke, Witherspoon & Jonnston, M E Woodbury, C E Furman, William Cox, B L Hovey, A W Mudge, C B Woodworth, W L Buckland, Cur-ran & Goler, L H Granger, E B Booth & Son, D & A Rosenberg, L Sunderlin & Co, McAllaster & Humburch, A DeVos, Thomas Peart, Wm H Zim-merman, M E Servis, Sam Wilder, D W Powers, F W Elwood, Frank A Ward, admin., Estate Silas O Smith, J K Chappell, Chas W Gray, J A Max-well, W H Niven, Henry R East, M F Reynolds, Wm C Bush, H C Wisner, Jacob Howe, Henry S Mackne & Co, H Goodman, J DeWitt Butts, J Nun-nold, Henry Lester, L U Kaufman, C E Morris, Francis A Macomber, Geo W Tuttle, C M Allen. Ordered received, filed and published.

Ordered received, filed and published.

Βv Ald. Coughlin-Resolved, That the prayer of the petitioner be granted, subject to the approval of His Honor, the Mayor, and the city attorney, without expense to the city. Adopted by the following vote :

Ayes - Ald. Tracy, Coughlin, Marson, Wat son, Fritzsche, Foley, Selye, Swikehard, Stein, Bohrer, Keily-11.

Nays-Ald. Elliott, Mandeville, Weider, Schaeffer-4

By Ald. Coughlin-Bills of

\$	14	85
4,1	98 -	50
3	42 (00
4,4	85	75
1,0	54	36
1,0	59 (00
5	85 ⁻	72
2	25	00 -
	4 1	00
	2	82
	4,1 4,4 1,0 1,0 5 2	4, 198 342 4, 485 1, 054 1, 059 585 225 4

. Stone, freight and cartage..... Referred to the Lamp Committee.

By Ald. Marson-Petition of Elizabeth Butler for permission to erect a wood building; referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Fritzsche-Petition of Henrietta Pincow and Mrs. J. H. Pratt for permission to erect wood buildings; referred to the Wood Building Committee and Fire Marshal with power to act; also petition for widening of North Clinton street; referred to the City Surveyor to prepare an ordinance; also petition for electric light on Conkey avenue; referred to the Lamp Committee.

By Ald. Elliott -Petition of Wrs. Aeron Erickson for refunding of an erroneous assess ment; referred to the Assessment Committee and City Surveyor

B7 Aid. Elliott-Bills of-

		,		
Wm. Rosengreen	, conectr	ng garb:	age	\$114 00
John Baker	••	····		114 00
Peter Hardy	••	••	• • • • • • • •	114 00
Patrick Bradley,	••	-		228 00
Jacob Rauber	••	••	<i></i>	114 00
Daniel Hickey	••	••		114 00
John W. Mason	••	••	.	228 00
J. W. Maser	•••	•• •		114 00
Jacob Stein	••		. .	$114 \ 00$
A. W. Bell, sanit	arian			4 00
James R. Chamb				$10 \ 30$
Henry Heavey, b	oard of h	orse		20 00
	••			22 00
Geo. Weldon, cui	rtains, et			$12 \ 31$

permission to erect a wood building ; referred | and others for the use of the City Hall on Tuesto the Wood Building Committee and Fire Marshal, with power to act. Also petition for a sidewalk on Flymouth avenue; referred to the City Surveyor to prepare an ordinance.

By Ald. Foley-Bills of	
Geo. Englert, bread\$	79 21
Fred Murr, meat	20 50
Pat'k Joyce, burials	74 00
Fleckeastein Bros., bread	191 94
Stone & Campbell flour	378 00
F. J. Amsden, transportation	4 14
Henry Heavey, transportation	53 00
Henry Heavey, transportation	134 48
Mrs. J.Killip, rent	15 00
A. J. Anderson, rent	12 00
F. Ritz, rent	18 00
Jos. Lochner. rent.	28 50
Hugh J. Gaskin, rent	3 75
Kane Bros., meat	307 58
Curran Bros., meat	25 00
F. J. Schleyer, meat	25 00
Grainger, & Smyth, Bros., meat	50 00
Pat. J. Kennedy, groceries	5 00
John Knapp, groceries	21 00
W. S. Woodruff, groceries	32 50
Caroline Ward John Lutes, disbursements	44 00
John Lutes, disbursements	32 89
A. Helmer, bread.	15 69
Church Home, board	500 50 88 74
Home of Industry, bread	1877
Geo. Oppel, bread	94 10
Fred Odenbach	41 95
August Witzel B. O'Reiliy, burials	73 00
Loffroug & Co. burials	25 00
Jeffreys & Co., burials L. A. Hedges, burials	12 00
Home for the Friendless, board	130 00
	341 66
Sisters of Mercy,	706 15
Rochester Orphan Asylum,	368 46
St. Patrick's	893 48
Industrial School.	412 86
St. Joseph's Orphan	991 22
St. Mary's	009 14
Home of Mercy,	810 28
Hospital 22 M. Kiley, rent	7 50

Referred to the Poor Committee.

By Ald, Selve -Petition for electric light in Glenwood park; referred to the Lamp Committee.

By Ald. Selye-Bills of-

Wm. Mitchell, care park Sept. and Oct	\$600 00
Miller & Holdridge, hack hire	300
Referred to the Park Committee.	
By Ald. Mandeville-Bills of-	
F. J. Irwin, cleaning City Hall	65 00
E. Emerich, care clocks to Nov. 1	87 50
Geo. H. Nicholson, labor and material.	22 25

E. Emerich, care clocks to Nov. 1...... Geo. H. Nicholson, labor and material. John Walsh, repairing. &c.......... John Walsh, plumbing, Front St. building James Field, repairing flag. Atkinson & Sykes, labor and material..... John Spitz, labor and material city build-44 23 12 71 1 40 12 15 132 50 iog

iog Hamilton & Mathews, carpet sweepers... Hudolph Vay, insurance school Nos. 20 and 22... Woodbury Engine Co, repairs to boiler.. Hill & French, cord wood City Hall..... Wm. Bassett, labor and material.... Frederick Zimmer, insurance school No.

26..... J. T. Cox, cleaning carpets, Geo. Weldon & Co., curtains..... 16 88 3 73

Referred to the City Property Committee. By Ald. Mandeville—Petitions of Messrs. M. A. Barry and John W. Knowles for permission to erect wood buildings. Referred to the Wood Building Committee and fire marshal with power to act. Also, petition for lamps on Augusta street. Referred to the Lamp Committee. Also, petition of Geo. M. Forbes

day evening, December 7, 1886, for the pur-pose of a lecture by Justin McCarthy, member of Parliament, under the auspices of the Young Men's Christian Association. Ordered received and filed.

By Ald. Swikehard-Bills of

By Ald. Swikehard—Bills of	
P.C. Kavanagh, expenses Italian murder	A10 07
case P. C. Kavanagh, expenses Italian murder	\$13 97
case P. C. Kavanagh, expenses arrest Geo.	9 72
Carpenter.	5 42
Carpenter. Addie Mosher, washing August, '86 Sept.	300 300-
B. L. Sheldon, meals for prisoners Geo Long, expenses for Sept., '86	16 75 9 14
Standard Cab Co., services	18 50
Standard Cab Co., services Elwood & Brien, repairs of cells Magzie Gaffney, cleaning Sept. '86 B. Frank Enos, expenses Sept., '86	3 50 13 00
B. Frank Enos, expenses Sept., '86	8 13 5 00
John C. King, mats W. W. Morrison, printing blanks Western Union Tel. Co., services Sept., '86	19 00
Western Union Tel. Co., services Sept.,'86 Thos. A. Burchell, expenses Italian mur-	41 34
der case	4 68
S. A. Pierce, medical services Shaw & Sours, one span horses	20 00 550 00
Shaw & Sours, one span horses Chas, McCormick, expenses Jos. P. Cleary, expenses Sept., '86 Kayanagh and Hayden	$166 \\ 1805$
Kayanagh and Hayden	58 65
Peter Lauer, expenses Italian murder case P. C. Kavanagh, expenses F. S. Shaw case	685 645
Referred to Police Committee.	
By Ald. Swikebard-Petition of A	nthony
Scomidt for permission to erect a wood ing; referred to the Wood Building Com	inittee
aud Fire Marsbal, with power to act.	
By Ald. Weider—Bills of John A. Davis cishursements	\$129 60
John A. Davis, disbursements Union and Advertiser, printing blanks	12 00
Samuel Knowles, hack hire	45 00
James J. Coughlin, serving notices	53 00
James J. Coughlin, serving notices Chas. E. Morris, stationery Union and Advertiser, printing Elwood	122 48
case Union and Advertiser, publishing proceed-	67 50
ings	875 00
John C. Moore, binding assessment rolls Elwood & Briggs, repairing instruments	53 55 4 10
James Kavanaugh, hack hire Union and Advertlser, printing blanks	4 10 3 00 5 00
S. A. Millington, lettering	9 00
publishing notices	17 00
publishing notices. Rochester Volksblatt, publishing notices.	100 00
John C. Moore, binding and printing Ivan Powers, disbursements	$22 \ 75 \ 65 \ 60$
Referred to the Contingent Expens	e Com-
By Ald. Stein—Petitions of Joseph ?	Chomp-
son and Robert M. Hodgson for permis	sion to
son and Robert M. Hodgson for permis erect wood buildings; referred to the Building Committee and Fire Marsha	Wood
DUDUDDE VOUDDALLER ADD GICA MATSNA	i wiin

2 25 power to act. Also petition of John Schlenker for refundment of an erroneous assessment; 80 00 207 69 4 00 referred to the Assessment Committee. By Ald. Kelly-Petition of H. H. Foote for

88 74 permission to erect a wood building; granted. By Ald. Kelly-50 00

ROCHESTER, N. Y., Oct. 19, 1886.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN - I have the honor to call your at-tention to the recent dismissal, by the Court of Ap-peals, of an appeal taken by the City of Rochester from the order of the General Term of the Supreme Court affirming the award and appraisal made, upon the application of the City of Rochester, to the owners of certain water rights infringed upon by the city for the use of its water works. It

would hardly be accurate to speak of this deter-mination as exhausting the possibilities of litiga-tion upon this subject. Such litigation terminated with the order of the General Term, made in the month of Jane last; and the action of the Court of Appeals is simply a decision that that adjudication, now four months old, was in fact that. Recog-mizing in the fullest extent the duty of the city au-thorities to contest to the last moment, the rights of these claimants, of whose property it has been for more than ten years in full enjoyment, it seems not unreasonable to suppose that at the last ex-tremity it will pay the sums which hiself has instituted. That extremity, it seems, has now been reached.

has instituted. That extremity, it seems, has now been reached. To the owners, whom I have the honor to repre-sent, of twenty one parcels affected by the pro-ceedings referred to, the Commissioners have awarded sums amounting in the aggregate to \$92, 485.00. Costs are awarded to the same property holders, in the order affirming the appraisal, amounting to \$424.20 - \$92,909.20. Upon this amount interest must be computed, at the rate of six per cent. per annum. from the date of the confirmation of the award; September 3, 1885. to the date of payment.

1885, to the date of payment.

The same property owners recovered, also, on the 25th of June, 1886, \$67.40, costs of the appeal by the city to the General Ferm. Upon this sum interest should also be computed to the day of

There is a short a list be computed to the day of payment. On the leth of October, 1886, judgment was en-tered against the city, in the same matter, in favor of the property owners, for \$49.32, costs of the ap-peal to the Court of Appeals. Of these several sums, with the interest to be computed as above intimated, it becomes my duty now to ask immediate payment

diate payment. I am authorized, also, to call attention of your honorable body to the award made at the same time in favor of Cora J. Trimmer, represented by the Hon. Thomas Raines, as her attorney, of the sum of \$3,000 and of \$35 costs. Payment of these amounts, bearing interest, like the other awards. from September 3, 1885, should he made to the said property owner, or to her attorney, Mr. Raines. I have the hon or to be, Very respectfully yours, THEODORE BACON.

Referred to the Law Committee.

By Aid Kelly-

To the Hon the Common Council of the City of Rochester :

GENTLEMEN: At the meeting of your body on the 5th day of October, 1886, the Law Committee reported that the cases of Groves vs. city should be

report3d that the cases of G roves vs. city should be settled by paying the sum of \$22, 389.60. The report was adopted and a resolution passed to that effect, but by a clerical mistake in the res-olution the sum to be paid was written \$29, 359.60, a mistake of \$30 against the plantiff. The City Clerk drew the order upon the City Treasurer according to the resolution for \$30 iess than the amount agreed to be accepted by the plaintiffs.

plaintiffs

The release signed by the plaintiffs recites the receipt by them of the full consideration of \$22, -389.60.

The plaintiffs signed the said release and de-livered the same to the City Attorney upon the as-surance by him and several members of the Com-mon Council that said mistake would be made

mon Council that saw interest right at this meeting. We therefore ask that a resolution may be passed directing the City Clerk to draw an order upon the City Treasurer in favor of Thos. H. and Amelia Groves for the sum of \$30, to correct said mistake-October 19, 1886. JNO. D. LYNN, Determine Plaintiffs.

Attorney for Plaintiffs.

Ordered received, filed and published.

By Ald. Kelly-Resolved, That the city clerk draw an order on the city treasurer for the sum of \$30 in favor of Thomas H. and Amelia Groves, and direct the payment of the same out of the contingent fund. Said order 20 gas lights. The lights to be located under the supervision of the Lamp Committee.

to correct a mistake or difference between the amount at which the Groves actions were to be settled and the amount of the order drawn for such payment. Adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

By Ald Schaffer—Petition of Loren Cowen and Maria H. French for permission to erect wood buildings; referred to the Wood Building Committee and Fire Marshal with power to act; also petition to change the name of Culver park to Rundel park; referred to the committee on opening and alteration of streets; also petition for grading of streets; referred to the surveyor to prepare an ordinance; also petition for electric light on Bay street; refered to the Lamp Committee,

REPORTS OF STANDING COMMITTEES.

Coughlin from the Lamp Committee, Ald. Ald. Elliott from the Health Committee, Ald. Folev from the Poor Committee, Ald. Selye Foley from the Poor Committee, Ald. Selye from the Park Committee, Ald. Mandeville from the City Property Committee, Ald. Swike-hard from the Police Committee and Ald. Weider from the Contingent Expense Com-mittee, reported favorably on the several bills referred to their respective committees, and referred them to the Finance Committee. By Ald. Coughlin-

ROCHESTER, N. Y., Oct. 19, 1886.

To the Honorable Common Council:

GENTLEMEN-Your Lamp Committee, realizing the fact that the sum set apart by the Finance Committee for lighting the city is not sufficient for that purpose, and believing that the money should be expended for the best light that can be secured, do hereby offer the following:

Resolved, That the Mayor be, and is hereby direstored, that the mayor be and is hereby di-rected to enter into contract with the Brush Elec-tric Light Company, under conditions of the pres-ent contract, at a rate not to exceed thirty cents per light per night to light the following streets: An electric light -Cor Contral are and Sciost to displace 7 gas lights

Cor. Central ave. and Scio st. to displace 7 gas li'ts and 1 oil light.

An electric light-Cor, Court and William sts. to displace 7 gas lights Cor, Chestnut 8 Cor, Savannah 6 Cor. Marshall and Broadway Cor. Griffith Cor. Alexander 6 •• 8 6 . . Cor. Averill . . 6 Cor. Meigs

and 1 oil light. Cor. Meigs and Pearl sts., to displace 7 gas lights

and 2 oil lights. An electric light-

Cor. Pinnacle ave. and Alexander st., to displace 6 gas lights.

An electric light-Cor. Pinnacle ave. and Averill ave., to displace 6 gas lights and 2 oil lights.

Cor. Oxford st., to displace f gas lights, Cor. Vick pk., Ave A., to displace 6 gas lights. Co. North ave. and Concord st., to displace 6 gas lights.

Cor. Smitu and Frank sts., to displace 6 gas lights. Cor. East ave. and Hawthorne st., to displace 6

WM. COUGHLIN, JR., J. H. FOLEY, GEO. B. SWIKEHARD, J. MILLER KELLY, H. KOHLMETZ

Lamp Committee.

Ald. Watson moved that the report be amended by striking out the light at the corner of Court and Williams. Adopted.

The report as amended was adopted.

By Ald. Coughlin-

ROCHESTER, Oct. 19, 1886. • To the Hon. the Common Council :

GENTLEMEN – Your Lamp Committee, to which was referred several resolutions for the placing of electric lights in certain streets, report favorably and submit the following: Resolved, That the Mayor be, and is hereby di-

rected, to enter into contract with the Brush Elec-tric Light Company, under conditions of the pres-ent contract, at a rate not to exceed thirty cents per light per night, to light the following streets:

One electric light corner of Campbell and Orchard streets.

One electric light corner of Campbell and Whitney streets

One electric light corner of Campbell and Childs streets.

One electric light corner of Wilder and Childs street. One electric light corner of Maple and Childs

streets. One electric light corner of Maple and Colvin

streets. One electric light corner of Maple and Ames

streets One electric light corner of Maple and Hague

streets One electric light corner of Maple and Saxton

streets. Two electric lights on West ave.

Seven electric lights on Hudson st., between Clif-ford st. and R. R. bridge.

One on Leopold st, between Harrison st. and Central ave. One on Lake View park. One on Burke st.

To displace seventy-four gas lights and fifty-five oil lamps

These lights to so the of the Lamp Committee. WM. COUGHLIN, JR. These lights to be erected under the supervision

JOHN H. FOLEY, J. MILLER KELLY, B. SWIKEHARD, GEO H. KOHLMETZ, Lamp Committee.

Adopted.

By Ald Marson-

ROCHESTER, N. Y., Oct. 17, 1886.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-Your committee on sewers to GENTLEMEN-Your committee on sewers to which was referred the communication of the 1st inst. to his Honor, Mayor Parsons, from the Citi-zens' Gas Company through its attorneys, Messrs. Bacon, Briggs & Beckley, complaining of the in-convenience as well as the actual damage to their property to which said company is subjected in consequence of the discharge upon their premises of surface and other drainage coming from that portion of Vincent place between North St. Paul street and the east end of Vincent place bridge, would submit the following report, viz: Two first ordinances have been passed by your

indefinitely postponed on the remonstrances of the property owners, upon whom the assessments would fall, for the cost of such sewer. In the meantime the Bartholemay Brewing Company has constructed a wooden box sewer connecting the pipe sewer running for a short dis-tance down the eastern oank of the Genesee river, from the bottom of a well on the north side of the retaining wall at the east end of Vincent Place bridge, with the stone sewer on the flats at the bot-tom of the steep east bank of the Genesee river. This connecting box culvert has sufficient capacity to carry off all the drainage heretofore complained to carry off all the drainage heretofore complained of and so long as it may last-probably for eight or

of and so long as it may last—probably for eight or ten years—it will relieve the complainants from further nuisance and damage. The plan adopted by the Bartholomay Brewing Co. is that which first suggested itself to your City Surveyor, but he was given to understand that the Citizens Gas Co would not permit a sewer to be constructed on its lands under Vincent Place bridge running obliquely from the north to the south side of the said bridge and between the east-erly abutment and pier thereof; what agreement, if any, may have been made between the comif any, may have been made between the com-panies named for the right to lay the culvert on the land under the bridge, your committee cannot say and can only report that if this culvert be al-lowed to remain as now located, it seems well adapted to take care of all the drainage that it was intended to convey, until by accident, or de-cay of material, its repairs or reconstruction shall cay of material, its repairs or reconstruction shall become necessary.

become necessary. Your committee would remind your Honorable body that the city has no absolute title to the lands under Vinceut place bridge-its rights and title being limited to those of the location and maintainance of the piers and abutments of the bridge, the fee to such lands at the east end of the bridge, as we understand, is vested in the (itzens Gas Company. Respectfully submitted, W H MAREON

Respectfully submitted, W. H. MARSON, CHARLES WATSON, FRANK FRITZSCHE, C. STEIN CHRIS. J. SCHAEFFER,

Committee.

Ordered received, filed and published. By Ald. Mandeville-

To the Honorable the Common Council:

GENTS-Your Map and Survey Committee, to whom was referred the matter of the completion of the Beardsley maps for the use of the Assessors' office, respectfully report as follows :

That after a careful consideration of the whole matter and diligent inquiry among different civil engineers, your committee have decided to recom-mend that Mr. Oscar H. Peacock. be employed by mend that Mr. Oscar H. Peacock. be employed by the city of Rochester upon and for the completion of the work aforesaid, at and after the rate of a salary of twenty-five hundred dol-lars per year for the time actually employed and no longer—the said salary of \$2,500 to include all office rent, and the said Peacock shall be al-lowed the additional sum of \$280 per month for rour assistants in his office in and about the busi-ness of the completion of the mans aforesid which sums and salaries as aforesaid shall be paid monthly from the contingent fund, and your commother recommend that the Mayor be authorized to enter into a contract with the said Oscar H. Peacock on the terms and conditions as aforesaid. WESLEY MANDEVILLE,

WILLIAM COUGHLIN, JR., D. W. SELYE,

PHILIP WEIDER,

Ordered received, filed and published.

By Ald. Mandeville - Resolved, That the Mayor be and he hereby is authorized to enter into a contract with Oscar H. Peacock for the tended to carry off the drainage which, it is the Assessor's office at a salary to be paid the claimed, has become an intolerable nuisance, and said Peacock at the rate of \$2,500 for the time

Two on Caroline st., east of South ave. One corner of Warehouse and Erie sts.

actually expended by him on the said work, and that he be allowed the further sum of \$280 per month in full payment for all his assistants, such salaries to be paid monthly, and said contract to be approved as to form by the City Attorney. Adopted.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, Oct. 11, 1886.

Gentlemen of the Common Council:

Ald. Swikebard's resolution authorizing the committee on police parrol system to purchase an additional team of horses for said system, at an ex-pense not exceeding \$600, is hereby returned dis-approved. No nccessity now exists for this in-creased expenditure of money and as the same would result in placing an additional burden upon the taxpayers, and cause an increase of expense in other directions, I deem it best to place the seal of disapproval early upon it. I trust that the police patrol system will prove to be a benefit rather than a burden upon the public. Properly and syste-matically conducted, it should be productive of good results and should have a tendency to trengthen the branch of a most important depart-ments of Bochester in this direction ought not to be misunderstood. We are not a notous city, and only in cases of extreme emergency should the horses of the patrol department be driven in an excessive manner. With proper care and good judgment we shall be able to get through the year with the one team already purchased, and without Ald. Swikehard's resolution authorizing the with the one team already purchased, and without a further extension of the system or an expendi-ture of a much greater amount than was origin-ally intended. To this end it is our duty to direct our efforts.

CORNELIUS R. PARSONS, Mayor.

Ald. Kelly moved that the matter be referred back to the Police Committee and Police Commissioners to report back to the Board at the next meeting. Adopted.

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, October 11, 1886.

Gentlemen of the Common Council:

Gentlemen of the Common Council: On the 10th day of March, 1885, your board adopted an ordinance (No. 2,747) for the sprinkling of Prince street from East avenue to East Main street. Among the property included in the as-sessment was the Female Academy of the Sacred Heart, and the said assessment was legal-ized by the confirmation of the assessment roll by your board on the 12th day of January. 1886. The property in question has a frontage of several hundred feet, and is for the most part vacant, while the academy building as it does upon elevated ground, receives little or no benefit from the sprinkling of the street, and to have lev-ied a tax for the same, I can but feel was unjust and ull-advised. The institution is a credit and an honor to the city, and for its many works of benev-olence and charity has become most justly celebra-ted, and it is therefore entitled to consideration and respect. This, however, it should have re-ceived in the first instance, and you should not now attempt to atone for the institution is a credit and an hoe proventing the said sering the proventies of the same the and you should not now attempt to atome for the injustice perpetrated in the levying of the said sprinkling tax by the pas-sage of an illegal resolution canceling the same. It has passed beyond the power of your board to thus rectify the error committed, and even if it be a fact that the Common Council has in previous years (as stated by your Assessment Committee) remitted like assessments, still that does not furnish an ar-gument for now pursuing a similar course. The said resolution is therefore returned disapproved. CORNELIUS R. PARSONS, Mayor.

The president stated the question to be: Shall the resolution stand as a resolution of the board,

| notwithstanding the objections of His Honor, the Mayor ? The resolution was lost by the following vote :

Ayes-Ald. Swikehard, Weider, Stein, Kelly, Schaeffer-5.

Nays-Ald. Tracy, Coughlin, Marson, Watson, Fritzsche, Elliott, Foley, Bohrer-8.

By the Clerk

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, N. Y., Oct. 19, 1886.

To the Common Council:

GENTLEMEN: The claim of Philip Schaad for damages on account of injuries sustained by his horse on Court street bridge, is herewith transmit-ted to you by order of the Executive Board.

If the matter be referred to the I aw Committee, such facts and information as are in the possession of the Executive Board will be given your com-mittee when the case is considered or investigated. Respectfully,

THOS. J. NEVILLE, Clerk.

Ordered received and filed.

To the Hon. the Executive Board of the City of Rochester.

While driving across Court street bridge in this city, from east to west, about three o'clock in the afternoon. September 6th, 1886, my horse stepped through a defective plank in the bridge at the east etd of the north side, causing the horse to fall down. I jumped, burting my back to a consider-able extent. I was obliged to cut the planks in order to free the borse and get it out, and in so down. 1 jumped, burling my base to a constant able extent. I was obliged to cut the planks in order to free the horse and get it out, and in so doing the horse's leg was severely strained. For all of which I respectfully submit to your honor-able board that I should receive compensation in the sum of fifty dollars. Botad sontember 17, 1886.

Dated september 17, 1886.

PHILIP SCHAAD. Respectfully,

Referred to the Law Committee.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, Rochester, N. Y., Oct. 19, 1886.

To the Common Council :

GENTLEMEN-The improvement of Hand street under ordinance No. 2986 is now in progress, and it has come to the knowledge of the Evecutive Board that there are some doubts as to whether the city of Rochester has ever obtained title to, or the city of hochester has ever obtained title to, or easement over certain lands included in the terri-tory proposed to be occupied with said improve-ment. The matter having been presented to the City Attorney for an opinion in the premises, he has submitted the accomoanying, which is sub-mitted for your consideration, together with the recommendation from this Board, that the neces-sary proceedings be at once instituted to secure title to the necessary lands. Respectfully submitted.

Respectfully submitted, THOMAS J. NEVILLE, Clerk.

COPY.

Ivan Powers, Esq., City Attorney:

ROCHESTER, Oct. 18, 1886.

To the Hon. Executive Board of the City of Rochester :

GENTLEMEN-Upon the statements communicreated to me by your Honorable Board concerning Hand street, I shall deem it the safe course to have an or inance prepared and adopted providing for the widening of said Hand stre.t and the taking of sufficient land for this purpose. Very Truly, IVAN POWERS, City Attorney.

Ordered received, filed and publishes.

By the Clerk -

OFFICE OF THE EXECUTIVE BOARD, (ROCHESTER, Oct. 1, 1886.)

To the Common Council:

I have the honor to transmit herewith, as required by law:

1. Monthly report, showing expenditures made by the Executive Board, for all purposes during the month of September, 1886.

Orders Drawn on the City Treas	urer.	
For labor. Amount certified to the Common Coun-	\$5, 998	
cil, Sept. 3, 1886	68, 181	46
Total	\$74,179	79
Classification.		
Highway fund Water pipe fund	15,970 9,468	
Water works fund	7,776	63
Fire Department fund Street sprinkling funds	1,620	95
Local improvement funds	30, 476	20
Total 2. Balances in funds, October 1, 1886: Dr.	\$74, 179	79
City Treasurer	\$132, 286	74
Street sprinkling funds Local improvement funds	5, 404 19, 862	36
Total	\$157,653	91
Highway fund Water pipe fund	52, 976	
Water works fund	22,097	
Fire department fund	48, 724	
Total	\$157.653	91

Respectfully submitted, THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published. By the Clerk -

ROCHESTER, Oct. 19, 1886. To the Hon. Common Council:

GENTLAMEN-As directed by your resolution of September 21st, I appeared on the Court House steps Monday morning, Oct. 18th, and again offered for sale the right, franchise and privilege of con-structing a railroad track through, along and upon Plymouth avenue, Genesee street and Brooks avenue.

After reading the published notice of such sale, I thereupon declared the sale adjourned to Mon-day morning, Nov. 1st, at the same time and place.

Very respectfully, JOHN A. DAVIS, City Treasurer. Ordered received, filed and published.

By the Clerk

POLICE COMMISSIONERS' OFFICE, Rochester N. Y., Oct. 9, 1886.

To the Honorable the Common Council of the City of Rochester:

6) FOCKESCET: GENTLEMEN-In accordance with the resolution adopted by your honorable body Sept. 11, 1886, the Police Commissioners, after a thorough investiga-tion, find that two police officers were guilty of vi-olating section 14 of the Penal Ordinances of the City of Hochester, relating to nuisances, at the race track during the August races, and each were fined \$15. B. FRANK ENOS, Clerk.

Ordered, received, filed and published. By the Clerk-

REPORT OF THE POLICE CLERK FOR THE MONTH OF SEPTEMBER, 1886.

POLICE COMMISSIONERS' OFFICE

Oct. 19, 1886. GENTLEMEN-I respectfully submit the follow-ing as my report for the month of September, 1886.

1886.	Crime. P	enalty.	Paid
Sept. 1-Mary Jones	drunk	\$ 10 ⁻	
Aionzo Durfee	••	10	10
Benj. Gordon	••	10	
Ettie Smart	••	5	
Kate Gardner	••	10	
Wm. Van Dyne	••	10	
Thos. Wallace	vio. ord.		
August Schuknecht	assault	10	5

2—Ed. Moran	drunk	5	3
2-Ed. Moran Frank Lewis Danl. McLaughlin	••	10 10	,
Danl, McLaughlin 3-Chas. Partridge	vio. ord.	25	25
Chas. Parthoge Chas. Northrop James Boyd Jerome Hafner James Rowe	•	10 1	10
Jerome Hafner James Rowe	••		10 10
Wm. Jones	drunk	10	8
Wm. Jones Thos. McNally Mariah Smith	assault drunk	10 10 10	
Rosette Mackey 4—James Parker	••		5° 10
Geo. Bennett Mary Campbell	••	10 10	7.
Nich. Fenneil	·• ·•	10	
Nich. Fennell 6-Rich. Turner John Haye ⁴		10 10	5
Thos. Collins Thos. Driscoll	••	3 5	3
Mich. Costello		10	10
Mich. Costello Wm. Kennedy Ed. Holden	drunk	3	
Christ, Rayner John Slattery 7-John Campbell Honora Murphy Henry Postal. Artemus C, King	assault	10 10	55
7-John Campbell	drunk	5 10	5
Henry Postal.		10	•
Artemus C. King Ann Lamphier		$_{5}^{cost}$	2
Ann Lamphier Gregory Junk James McDermottc 8Wm. Schiller	 r'ltv anima'	10 Is 5	5 5 5
8-Wm. Schiller	drunk	ĩığ	5
Joseph Knopper Patk. Collins John C. Mulryan 9-Barbara Magin	••	5	4
John C. Mulryan 9-Barbara Magin	assauit drunk	3 5	
Mary Wright			
Mary Wright. Frank B. Shearer Cath.CampbellC John Kearney John Flucker. John Guinn James Wheeler, Frank O'Brien II-Wm. Teets Samuel Critchley	er'lty animal	ls 5	5
10-Ann Moore	drunk vio. ord.	10 cost	2
John Flucker	drunk	10	
James Wheeler,	••	10	
Frank O'Brien 11-Wm. Teets	r'lty animal	10 s 10	10
Frank Barrons Samuel Critchley	vio. ord. drunk	10 10	2
John Reynolds Daniel O'Keefe Rich. Wilhelm Ed M. Felkersserc 13–James Connell Patrick McCready		5	
Rich. Wilhelm	assault	10	
Ed M. Felkersserc 13-James Connell	r'lty animal drunk	ls 5 10	5
I attick moordauy		10 10	-
John Doran Augustus Hendricks	••	10	
Bertha Russell Chas. Andrews	vio. ord.	30 15	10
Emmo Androwe		15 15	
Joseph Kuhrews Jacob Manchen Isaac H. Quinby Chas. N. Andrews Fied W. Wescott,	drunk	10	10
Chas. N. Andrews		10 10	10 10
Fied W. Wescott,		5 10	-5 10
Neilie Lyons	· · ·	10 10	
Eliza Mason Geo. Marvin	••	5	
Bohert Wilson	vio ord	10 10	
Annie Grapp Henry Milander 14-John McCarty	drunk	10 3	3
14-John McCarty	uruns	10	
Ed Kelly Mary Sheridan		10 10	10
15—James Tierney Ambrose Stebbins	vio ord	10 cost	3
Albert Hustwit David De Rousche	drunk	cost	2
10 Clas Millimon	d minin le	10 5	
Thos. Carrington Fred. Searl John Philips Daniel T. McGee I7-Anderson Vincent Lawrence Burke 18-Thos Powers	assault drunk	15 10	15
John Phillips	petit lar	50	10
17-Anderson Vincent	cruel to an assault	15	15
Lawrence Burke 18—Thos. Powers	drunk	10 10	

Dan'l Mumpton	crul. to ani		10
Lawrence Talty	vio. ord.	10	
Conrad Gaffney		10	
20-Pat. Mackie	drunk	10	
Silas W. Austin	assault	5	
Peter Beeman	drunk	5	5
John Leahy	• •	10	
Mich. Flynn	• • •	10	5
Wm. Mulryan		10	5
James_McElrone		10	10
Wm. Ryan		2	
Chas. Brennan		5	
Joseph Rudd		cost	2
Mich. Connor	• . ••	cost	2
Thos. Tierney		cost	2
James Moran		cost	2
Wm. Mitchell	• • •	10	10
Bruno Vanack		10	
P. Hoolihan		50	15
Wm. Mitchell		10	10
Geo. Rowell		10	10
Chas. Knapp		10	10
Frank Hill		10	10
Wm. Ford		10	10
22-Augustus Maxin	cru to ani		10
23-Wm. Pinkerton	. drunk	5	5
David Champion	••	10	
Bridget McGann	••	10	
John Russell	••	10	
Winifred Winters	cru. to ani.		5 50
24-Giles Smith	drunk	5	2 50
Arthur Hudson	••	5	5 3
25-James Riley	••	3	3
27-Frank McGuire	••	5	
Annie Holland		cost	1
Wm. H. Sandaver	cru. to ani.	5	5
Thos. McGuire	drunk	10	~
Daniel Durgin	••	cost	2
Frank Blair		5	
Frank Vickerman	assault	5	5
28-Fred Bonke		cost	2
Jeremiah Kennedy	•	15	
John Sullivan	•	10	-
Thos. P. Kelly	. assault	5	5
John Maurer John Livingston		5	
John Livingston	. drunk	10	
Thos. Kiley	,	10	
Gustave Schupert		10	-
Geo. Fox		50	5
James Steele		50	5
Joseph Corbett		50	ē
Orren Beach		50	5
Robert Epps		50	5
O. W. McKinney		50	50
		-	1240
		1	548

Ordered filed and published. By the Clerk-Report of A. H. Martin, milk

inspector, for Septemter. Ordered, received and filed.

By the Clerk-

To the Honorable the Common Council of the City of Rochester :

of Rochester: A claim has been presented to your honorable body by one Wilbur F. Flint personally and as ad-ministrator of the estate of John E. Flint, de-ceased, the facts of which are as follows, viz.: The Common Council of the city in 1865 directed the improvement of Oak street, and assessed the property holders for the payment of such improve-ment. After the assessment had been made an attempt was made to collect the same, and an ac-tion was then brought to set aside the assessment as invalid and void, and this action was carried to the Court of Appeals by Hon. Geo. F. Danforth, the counsel for the Oak street property owners, and the assessment was finally declared void in 1882, and an order entered to that effect about Septem-ber 9, 1882. ber 9, 1882.

ber 9, 1882. That under said assessment of 1865 John E. and Edward Flint, owners of property on the west side of Oak street, whose property was assessed to pay a tax of \$562.06; that they did pay on January 17, 1866, \$229.60; that we have brought several actions against the city to recover moneys paid on the old Oak street assessment, and of which involve the same questions as the one now presented for your consideration, namely : Sylvester Trimmer as as-signee of John Donaldson against the city of Roch-ester, payment \$108, 24, recovered \$230.02; Jere-miah King vs. city, \$429.62; Nicholas Kehoe vs. city. \$323.97; Stocking against city, \$461.95, and several others all having the same questions of laws as the present one contains. And we may further state that Mr. Beckley, the then City Attorney, made a test case of the first one tried, which was Orrin Harris against the city, in which case Mr. Harris was unsuccessful. We may say that there are twelve cases that have been prosecuted, and in all of these cases which were in my charge the city has not been successful in one. We therefore ask your honorable hody to nor That under said assessment of 1865 John E. and

successful in one.

We therefore ask your honorable body to pay the claim of Wilbur F. Flint as administrator, etc., which consists of \$229.60, with interest from January 18, 1866

All of which is respectfully submitted. Respectfully yours, etc., TURK & BARNUM, Attorneys for W. F. Flint.

Ordered received, filed and published and referred to the Law Committee.

ROCHESTER, N. Y., Oct. 19, 1886.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-We, the undersigned committee of the Socialistic Labor Party, Section Rochester, respectfully ask the Honorable Common Council of this city for the permission, and under what condition we can use the meeting room of the City Hall, on Thursday evening, October 28th. The object will be "Social Problems," explained from a scientific point of view. Admission free of charge charge.

Yours respectfully.

 Ċ.	LUEDECKE,
	DETMERS,
G.	LOGEMAN,

σ.	LOGEMAN,
12	Samonration

IOELLNER. O. MUELLER,

Committee.

Referred to the City Property Committee.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

NORTH ST. PAUL STREET PIPE SEWER.

By Ald. Marson-Resolved. That the City Survey-or ascertain and report to this Council the expense of constructing a vitrified pipe sewer in North St. Paul Adopted.

STATE OF NEW YORK, County of Monroe, City of Rochester, ss:

I. B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing report contains a true and correct statement of all the moneys received by me as such clerk during the month of September, 1886, for fines, penalties and costs imposed by the Police Justice of said city. B. FRANK ENOS, Clerk.

Sworn to before me this 19th day of October, B. KEELER, Com. of Deeds. 1886.

Ordered received, filed and published.

By the Clerk-

CITY CLERK'S OFFICE. (ROCHESTER, N. Y., Oct. 19, 1886.)

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN-In accordance with Sec. 29 revised city charter I report the following as having quali-fied and taken the oath of office.

Respectfully, PETER SHERIDAN, City Clerk.

69

The Surveyor submitted as such estimate, \$30, By Ald. Marson-Resolved, That the following im-provement is necessary, viz: The construction of a vitrified pipe sewer eighteen. (3) inches in diameter in North St., Paul street, be-ginning and connections with the northern end of the sewer now existing in the street aforesaid and extend-ing the proposed sewer to the south line of Avenue D, with the necessary manholes, surface sewers, lot lat-erals and connection. And whereas, The City Surveyor, under the direction of this Council, has made an estimate of the wnoleex. pense thereof, and reported the same at \$680 which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One titer of lots on each side of North St. Paul street. from the south line of Avenue D to a line at right angles to the street aforesaid, and parallel to and twenty (20) feet north of the produced north line of Avenue C. And the Clerk is hereby directed to publish notice in pursuance of tile vii, section 172 of the revised Charter of 1880 of the city of Rochester, that all persons inter-ested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, November the 2d, 1836, at 7% o'clock, at the heard. Adopted. heard. Adopted.

WHITNEY STREET PIPE SEWER.

By Ald, Marson-Resolved, That the City Surveyor ascertain and report to this council the expense of constructing a vitrified pipe sewer in Whitney street.

ascertain and report to this council the expense of cons:ru-ting a vitrified pipe sewer in Whitney street. Adopted. The Surveyor submitted as such estimate, \$590. By Aid. Marson-Resolved, That the following im-provement is necessary, viz.: The constructum of a vitrified pipe sewer twelve (12) inches in diameter in Whitney street, begining at a point eighty (80) fet south of the south line of Lime street, and extending to and discharge in the sewer in smith street with the required manholes, surface sewers, lot laterais and lot connections; also the nec-essary roadway graf ing and gutter formations. And whe eas, the City Surveyor, under the directions of this Council, has made an e.t mate of the whole ex-pense thereof, and reports the same at \$590, which es-timate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One there of lots on each side of Whitney street from Lime street to Smith street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1890, of the City of Rochester, that all per-sons interest-d in the subject matter of said improve-ment are required to autend the Common Council, on Thesday evening, November the 24, 1886, at 7:30 o'clock, at the 'Common Council Chamber, when allegations will be heard. Adopted.

HAND STREET WIDENING.

Adopted.

By Ald. Bohr r-Resolved, That the following im-

By Ald, Bohr r-Resolved, That the following im-provement is necessary, viz.: The widening of Hand street by taking a strip of land on the southerly side thereot, beginning at the wessery line of lot No. 22 of the Gorham tract sand extending to Clinton street, in a line parallel to the already estab-h-hed into on the northerly side of said Hand street, making the st.e-t of a uniform width of forty-five (45) feet from North St. Paul street to North Clinton street. Resolved, further, That thefollowing portion of said city is deemed benefited and proper to be assessed for the win e expense thereof, viz: One iser of lots on each side of Hand street, from North St. Paul street to Nor h Clinton street. And the clerk is he eby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council on Tuesday evening, Nov. the 2d, 1886, at 7:50 o'clock, at the Council Onamber, when allegations will be heard. Adouted Adopted

BOULEVARD IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of the staking out of the Boulevard and the tumpiking and the gutter formation of the same. Adopted. The Surveyor submitted as such estimate, \$550. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary.viz: The staking of the Boulevarl and the tumpiking and gutter formation of the same from Driving Park ave-nue to the south line of the Lake Avenue Association lands.

land

ianos. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the

whole expense thereof, and reports the same at \$50, which estimate is hereby approved; Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of the Boulevard, from Driving Park avenue to the south line of the Lake Ave-nue Association lands. And the Clerk is hereby directed to while a state the

Adopted

DEEP HOLLOW CREEK CULVERT.

By Ald. Kohimetz-Resolved, That the City Survey-oraso-rtain and report to this Council the expense of constructing a cuiver ton Deep Hollow Creek, across Locust street, with retaining walls and other improve-ments necessarily conceted therewith.

Adopted. The Surveyor submitted as such estimate, \$3,500. By Ald. Kohlmetz-Resolved, That the following im-

The Surveyor submitted as such estimate, \$3,500. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz. The Surveyor submitted as such estimate, \$3,500. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz. The construction of a stone: ulvert on Deep Hollow Creek, across Locust street, with the required retain-ing walls at the ends of the said culver; also, the necessary roadway and sidewalk grading and plank sidewalk construction and railing, the filling in and em-bankment, with the required versers and gut-ter formatiom on the approaches for Locust street, to the culvert and Deep Hollow Creek ravine aforesaid, it being understood and expressiv provided that only so much of the filling in and embankments hereinbefore specified, shall now be done under this ordinance as may be necessary to make the crossing over the Deep Hollow Ravine safe and convenient for public use. And Whereas The City Surveyor, under the direc-tion of this Council, nas made an estimate of the whole expense thereof, and reported the same at \$3,500, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereot, viz.: One tier of lots on each side of Locust street, from Folton avenue to Thrush street and Perkins street; also, on 5 tier of lots on each side of Emerson street, from the Eric canal to the western line of the city. And further Resolved, That the taxpayers to be as-sessed for making such improvements may pay their assessements in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll, one-third of said roll and the remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last installment, a discount will be allowed at 6 per cent, per annum. And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172

CULVER ROAD PIPE SEWER.

By Δi Marson-Resolved, that the City Surveyor ascertain and report to this Council the expense of the construction of a vitrified pipe sewer in the Culver

ascertain and report to this Council the expense of the construction of a vitrified pipe sewer in the Culver road. Adopted. The Surveyor submitted as such estimate, \$3,100. By Ald. Marson-Resolved, That the following im-provement is necessary, viz: The construction of a vitrified pipe sewer twelve(12) inches in diameter in the Culver road, from a point at or near tha at which the said road is intersected by the Nichols park and Monroe avenue outlet sewer ditch, to connect with the existing sewer in the said Culver road extending northward from Park avenue, with the required manholes. overfows, surface sew-ers, lot laterals and connections; also the necessary roadway grading and gutter formations. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereot, and reported the same at \$3,-100, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense therefor, viz: All the territory included within and described by the following boundary lines, viz.: Beginning at the intersection of the Culver road with

2 the Eric can 1, thence northerly along ihe Cuiver road to P. its avenue; thence westerly to the rear of the lots fronting on the Cuiver road, excepting the lot on the pouthwest corner of the Cuiver road and Fask avenue; thence southerly to Sibley street; thence westerly along Sibley street, and including one tir, o' lots on the north side thereof, to Bates street, it hence still westerly to a point on Goodman street mid way be-tween Harvard street and Brighton avenue; thence northerly along Goodman street, and including one tier of lots on the east side thereof, to a p int fifty (60) feet south of Park avenue; thence south erly along Goodman street, and including one tier of lots on the most bis of the cast side thereof, to a p int fifty (60) feet south of Park avenue; thence south erly along Brighton avenue, thence south erly along Brighton avenue, and including one tier of lots on the east side thereof, to Mark avenue; thence south erly along Meigs, and including one tier of lots on the east side thereof, to park avenue; thence south erly along Tracy park, and including one tier of lots on the south side thereof, to Marcy park; theoce west-erly along Tracy park, and including one tier of lots on the south side thereof, to Morce avenue; thence south erly along Morce avenue, and including one tier of lots on the south side thereof, to Morce avenue; thence south erly along Morce avenue, and including one tier of lots on the north side thereof, to Averill avenue it hence easterly along P-arl street, and including one tier of lots on the north side thereof, to D-arls it, thence southerly along Morge avenue, and including one tier of lots on the north side thereof, to Meires it erect, to prove there a southerly along Meires street, and including one tier of lots on the east side thereof, to Breadway; thence esoutherly along P-arl street, and including one tier of lots on the east side thereof, to Bread street, and including one tier of lois on the east side thereof, to Bread

instalment, a discount will be allowed of six per cent. per annum. And the Clerk is hereby directed to publish notice in pursuance of Title VII, section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, Nov the 2d, 1886, at 7:30 o'clock, at the Common Council Chamber, when allegations will be been be heard. Adopted.

FINAL ORDINANCES.

FINAL ORDINANCE, NO. 3,056.

STEWART STREET EXTENSION.

On motion of Ald. Bohrer the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap

Alter neurons such another the following: Alt addinance to open Stewart street, from the pres-ent west terminus thereof to Carter s reet. The Common Council of the city of Rochester do or-dain and determine that the following improvement be

dain and determine that the following improvement be made, to wit: The opening of Stewart street, from the present west terminus thereof to Carter street, the width of the ex-tended street to be forty-eight (48) feet, with lines in the direct prolongation of those ot the said Stewart street now opened from North avenue westward. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-effect thereby. And the portion of said city which said improvement is de-sorthed as follows: One tier of lot. on each side of Stewart street, from

One tice of lot on each side of Stewart street, from the present west terminus thereof to Carter street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of

land to be in proportion to the benefit which each de-rives therefrom, Adopted by the following vote: Ayes-Ald, Tracy, Coughiin, Marson, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Kelly, Schaeffer-2,

FINAL ORDINANCE NO. 3,057.

OPENING A NEW STREET FROM SHERMAN STREET TO ANGLE STREET.

On motion of Ald. Bohrer, the Board proceed to hear allegations in relation to the improvement described in the ordinance below: After hearing such allegations from all persons ap-

pearing – Ald. Bohrer submitted the following: An ordinance to open a new street from Sherman street to Angle street. The Common Council of the City of Rochester. do ordain and determine that the following improvement be made to wit:

ordain and determine that the following improvement be made to wit: The opening of a street from Sherman street to Angle street by taking a strip of land forty (40) fee: wide from the north ends of lots numbered from twenty-thre (33) to twenty-six (26) boin inclusive, on what is known as the Jones tract in the eleventh (11th) ward. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-effled thereby.

sessment upon the lots and parcels or land to be ben-effect thereby. And the portion of said city which said Com-mon Council deem will be benefited by said improve-ment is described as follows: One tier of lots on each side of the proposed street from sherman street to Angle street. On which above described lots and parcels of land the expenses of said improvement are hereby or-dered assessed, the assessment upon each lot and par-cel of land to be in proportion to the benefit which each derives thereofrm.

cel of land to be in proportion to the benefit which each derives thereofrm. Adopted by the following vote : Ayes-Ald. Tracy, Courhlin, Marson, Watson, Fritzshe, Elliott, Foley, Selye, Mandeville, Swike-hard, Weider, Bohrer, Kelly, Schaeffer-14.

The final ordinance for Locust street bridge reconstruction came up and on motion of Ald. Seive action was indefinitely postponed.

The final ordinance for Aune street sewer came up, and on motion of Ald. Kelly action was indefinitely pustponed.

FINAL ORDINANCE NO. 3,058.

RAVINE AVENUE PIPE SEWER.

On motion of Ald. Marson, the board proceeded to hear allegations in relation to the improvement de-scrubed in the Ordinance below: After hearing such allegations from all persons ap-

pearing_ Alderman Marson submitted the following:

Alderman Marson submitted the following: An ordinance to construct a pipe sever in Ravine avenue from a point about 500 fr. west of Fulton avenue to intersect the gewer in Fulton avenue. The Common Council of the city of Rochester, do or-dain and determine that the following improvement be made it wit:

The construction of a vitrified p-p2 sewer twelve (12) inches in diameter that the following improvement be made, to wit: The construction of a vitrified p-p2 sewer twelve (12) inches in diameter in Ravine avenue beginning at **a** point about five hundred (500) feet west from fulton avenue and extending to intersect the sewer in the aforesaid aven ies. with the n-vecssory manholes, sur-fice sewers, lot ateral and connections; also the re-quired r-adway grading and quiter formation. Ano the whole expense snall be defr. yed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby; and the fity Surveyor, under the direc-tiou of this Council, having male an estimate of such expense, and reported the same at \$1,050 and said expines, and reported the same at \$1,050 and said destribed as follows: One tier of lots on each side of Ravine avecue from a point about five hundred (500) feet west of Fulton avenue to Fulton avenue.

On which above described lots and parcels of land the expenses of said improvement are hereby ordered as-sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives

PARK ROW AND NEILSON PLACE PIPE SEWER.

On motion of Ald. Marsor, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below:

After hearing such allegations from all persons ap

Alter usering such angesteller pearing— Al d. Marson submitted the following: An ordinance to construct a olpe sewer in Park Rowe at d Nellson place, from a point in Park Row. 25 feet south of avenue A, to the sewer in Conkey ave. The Common Council of the city of Rochester do ordair and determine that the following improvement barrede to writ.

The construction of a vitrified pipe sever tw-lve (12) inches in diamet r in Park Row, beginning at a point iwenty-five (25) feet south of the south line of Av nue ''A, '' and ex ending to the medial line of Neilson Pil. c', thence eastward to interver the sewer in Con-sey avenue, with the necessary manholes, surfac-sewers, lot latera's and connections, ro. dway grading and guiter formations. And the whole expenses hall be defrayed by the assess-ment upon the lots and parcels of land to be benefited thereby, and the City Surveyor, under the discherse, and reports the same at \$1.5', and said estimate being deemed reasonable, is her, oy approved; and the portion of said city, which said Common Council deem will be benefited by said improvem. In it described as follows:

One ther of io s on each side of Park Row from Ave-nue "A" to Neilson Place; also one tier of lots on each side of Neilson Place from the extended west line

On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which reach derives therefrom.

Adopted by the following vote: Adopted by the following vote: Ayes-Ald. Tracy, 0[°] oughlin. Marson, Watson, Fritzsche, Eiliott, Foley, Selye, Mandeville, Swike-hard, Welder, Bohrer, Kelly, Schaeffer. --14.

FINAL ORDINANCE NO. 3,041.

HUDSON PARK SEWER AND GRADING.

On motion of A d. Marson, the Bosrd pieceeded to hear allegations in relation to the improvement des cribed in the ordinance below: After hearing such allegations from all persons ap

At left meaning such as toget as toget and pearing. Aid, Marson submitted the following: An ordinance to construct a pipe sewer and grade Hueson park from Hueson street to Enward street. The Common Council of the city of Rochester do ordain and determine that the following improvement be made in twit:

The construction of a vittle of the city of Redetected ordain Contact Statement at the following improvement The construction of a vittled pipe sewer nine (9) in chees in diamater in Hadson Para, begin pasta optimation two bunched and tweats (200) feet west of Hadson supe -t and -xte, ding to the sewer in Edward street, with the necessary manholes, surface sewers, lamp holes, lot laterals and lot connections; also the required ro dway and sidewalk gra ing and gutter formations in the said Hudson park. And the whole excremes shall be defrayed by the as-sessment upon the lots and parcels of and to be bene-ticed thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such exp. mse, and reports the same at \$900, and said estimate being deemed reasonable is hereby approved; and the portion or said city, which said Common Council deem will be benefited by said improvement s described as follows: i One tier of lots on each side of Hudson park from Hudson street to Edward street. On which above described lots and parce s of land of each derives thereform. Adopteed by the following vote: Ayes-Ald. Tracy, Counchin. Marson, Watson, Fritz-sche, Eliott, Folgy Selye, Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaffer-14.

Weider, Bohrer, Kelly, Schaffer-14.

Ald. Foley in the chair.

The final ordinances for Mt. Hope avenue pipe sewer and Mt. Hope avenue improve ment came up, and on motion of Ald. Weider action was postponed until the first meeeting in January.

FINAL ORDINANCE-NO. 3.054.

FIRST STREET SEWER. RECONSTRUCTION AND EXTENSION. On motion of Ald Marson, the Board proceeded to hear allegations in relation to the improvement de scribed in the ordinance below: After hearing such allegations from all persons ap-

Alter hearing such alegatom form an pressure ap-pearing-Ald. Marson submitted the following : An ordinance to take up, deepen and reconstruct the sewer in First street from about 100 feet south of Rowe street, to the sewer in Glenwood ave.

The Common Council of the City of Rochester do or-dain and determine that the following improvement

dain and determine that the following improvement be made, to-wit: 'I ha taking up, deepening, reconstruction and atten-sion of the present pipe sewer in First street, begin-ning at a point about one hundred (100) feet south of Rowe street, and extending to intersect the sewer in Glenwood avenue running down the west bank of 'Deep Hollow Creek,' and the substitution therefor of 12-inch vitrified pipe with the necessary manholes, surface sewers, lot laterals and lot connections; also 'he cleaning, repairing, and connections of the present surface sewers and to laterals with the new sewer; a) o the necessary roadway grading and gutter forma-ticns. ti na

And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby: ano the City Surveyor, nucler direction of this Council, having made an estimate of such estof this contraint in a value and estimate of a such esti-pense, and reports the same at \$1,175, and said esti-mate being deemed reasonable, is hereby approved ; and the portion of said city, which the said Common Council deem will be benefitted by said improvement is described as follows:

Is described as tonows: One tier of lots on each side of First st.from Rowe street to Glenwood avenue. Un which above described lots and parcels of land the expenses of said improvement are bereby ordered assessed, the assessment upon each lot, and parcel of land to be in proportion to the benefit each derives

And to be in proportion to the benefit each deriver hardroned by the following vote · Ayes-Ald. Tracy, Marson, Fritzsche, Elliott, Foley, Selye, Mandevide, Swikehard, Welder, Bohrer, Kelly. Schaffer-12

FINAL ORDINANCE, No. 3,055.

KING, ALLEN AND CANAL STREETS SEWER C LEANING. On motion of Ald, Marson, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below :

After hearing such allegations from all persons app

earing, Ald. Marson submitted the following :

An ordinance to clean and repair Romeyn street out-let sewer from Brown street to the culvert under the canal

The Common Council of the City of Rochester, do ordain and determine that the following improvement

And the cleaning and repairing of the main sewer and of the cross-waik on the south side of Brown street, to the cross-waik on the south side of Brown street, to the swer in Allen street; also the improvement of the kinds above specified, on allen street eastward from the west line of Litonfield street to the sewer in the point at which the Romeyn street street; to the point at which the Romeyn street sewer to the culvert under the canal with the neces-sary manholes and lampholes on the portion of main street for. And the whole expense shall be defrayed by the as-

And the whole expense shall be defrayed by the as-

sever, the cleaning and repairing of which is above provided for. And the whole expense shall be defrayed by the as-essment upon the lots and parcels of land to be bene-fitted thereby; and the City Surveyor, under the di-rection of this Council, having made an estimate of such expense, and reports the same at \$650, and said estimate being deemed reasonable, is hereby ap-proved; and the portion of said city which said Com-mon Council deem will be benefitted by said im-provement is described as follows: All that territory included within, and described by the following boundary lines, viz.: Beginning at the intersection of Brown and Magne street; including one tier of lots on the cast side thereof to Grange street; thence westerly along Orange street, including one tier of lots on the north side thereof to Grange street; thence south along Grape street to Wilder street; thence south along Grape street, including one tier of lots on the east side thereof to Grange street; thence south along Grape street to Wilder street; thence in a direct line to the place of beginning. Also, one tier of lots on cach side of Magne street, from Orange street to Jay street, and one tier of lots on the westerly slong frade street, including one tier of lots on the street. The one have the street out of usan street. The one have the street of the associative of lots on the street of the street street street to Jay street, and one tier of lots on each side of Brown street, from the Erie Canal to Brown street, there the scribed territory? The tier of lots on each side of Brown street, from the Erie Canal to King street and also one tier of lots on each side of Allen street, and also one tier of lots on each side of Allen street. The street as eased, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote : Ares.-Ald, Tracy, Coughlin, 'Marson, Watson, Fritzsche, Elliott, Foley, Selye, Mander-like, Switze-hard, Weider, Kelly, Bohrer, Schaeffer

FINAL ORDINANCE NO. 3.052

KING STREET ASPHALTUM IMPROVEMENT.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-

pearing, Ald. Kohlmetz submitted the following :

An ordinance to construct an asphaltum pavement on King street, from Allen street to Brown street. The Common Council of the city of Rochester do or-dain and determine that the following improvement

be made, to wit: The construction of an asphaltum pavement on King be made, to wit: The construction of an aspheltum pavement on King st., from Allen st. to Brown st., with Medina stone gurbs on each side and nuiseteen (19) feet from the me-dial line of King st. aforesaid; also the construction of Medina or Blue stone flag walks five (5) feet wide on each side of said King st. within the terminal limits named. Where flag stone sidewalks of good quality and proper width, grade and alignments do not now exists; also the extension, repairing and construction of surface sewers and loi laterals, and the laying of water and gas service pipes where now required or their future need is anticipated. And the whole expense shall be defrayed by the as-sessment upon the lots and pirce for land to be ben-effted therefy; and the laty Surveyor, under the directory and the lot's surveyor, under the sid estimate heling deemed reasonable is breevy and so of the portion of said city which said improve-ment is described as follows : On which above described lots and narcels of land to with above described lots and narcels of land.

One tier of 1015 on each suc or hing on the second to Brown St. On which above described lots and parcels of land the expenses of said improvement are bereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-tions therefrom.

assessed, the assessment upon each to and parce of land to be in proportion to the benefit which each de-rives therefrom. And it is further ordained and determined that the tax payers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thurly days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of such roll; and the remaining one-third within two years from the con-dimation of such roll. On all sums paid prior to the ma-turity of the said last instalment, a discount will be al-lowed of six per cent. per annum. Adopted oy the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Wa'son, Fritzsche, Blitott, Foley, seive, Mandeville, Swike-hard, Weider, Bobrer, Kelly, Schaeffer-14.

FINAL ORDINANCE No. 3,053,

NORTH CLINTON STREET IMPROVEMENT AND SEWER EX-TENSION.

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below:

After hearing such allegations from all persons ap

<text><text><text><text><text><text>

70

1

estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be benefited by said improvement is described as follows: One tier of lots on each side of North Clinton street, from Andrews street to the south line of the N. Y. C. H. R. R. R. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of ind to be in proportion to the benefit which each de-rives therefrom. And it is further ordained and determined that the

And to be merrow. And it is further ordained and determined that the taxpayers to be assessed for making such improve-ment, may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the arnount within one year from the confirmation of such roll; and the re-maining one-third within two years from the confirma-tion of such roll. On all sums paid prior to the matur-ity of said last installment, a discount will be allow-ed at six per cent. per annum. Atopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Fritz-sche, Elliott, Foley, Selye. Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaeffer-14. LOCAL IMPROVEMENT ASSESSMENTS

LOCAL IMPROVEMENT ASSESSMENTS.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Oc. 15, 1886.

To the Hon. the Common Council:

GENTLEMEN- - I hereby certify that the Executive GentLeMEN- - I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,972, for Langh m street plank walk, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to for the use of its funds, is \$124.09. Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,972. LANGHAM STREET PLANK WALK.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,972. LANGHAM STERET PLANK WALK. By Ald. Stein-Whereas, The Conmon Council did, upon the 1st day of June, 1856, enact an ordinance for Langham street plank walk; And. Whereas, the City Fleasurer has reported the actual expenses of said improvement to be the sum of \$124,09, Including such interest as the city has paid or become liable for. And the portion of said eity which said Common Council deemed would be bet effet dy said improve-ment is described as follows: One tier of lots on each side of Langham street from the west end of the present walk on Langham street for the whole amount of the express aforesaid, shall be assessed on such lots and parcels of 1.and. And L. A. Fratt. V. Flerkenstein and yof the proverty so benefitted, and not of kin to 2 any person so interested, are hereby %-signated and directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of said day of October. 1885, all said and streets of the said signated of the said amount of expense in grownich shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purposes on Sacurata, the 23d day of October. 1885, all 9 o'clock in the formoon, at the office or the City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes=Ald. Tracy, Coumbin, Marson, Watson, Fritzscre, Elliotf, Foley, Selye, Mandeville, Swike-hard, Weider, Bohrer, Kelly, Schaeffer-14 CITY TREASURE'S OFFICE, { Rochesterer, N. Y., Oct, 5, 1886, {

CITY TREASURER'S OFFICE, } ROCHESTER, N. Y., Oct. 15, 1886. 5

To the Hon. the Common Council:

To the Hon. the Common Council: GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under Ordi-nance No. 2,958, for Driving Park avenue plack walk has been completed. The amount to be assessed upon the property beng-ited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$196,00. Yours respectfully, JOHN A. DAVIS, Treasurer. LOCAL IMPROVEMENT ASSESSMENT NO. 2,958.

DRIVING PARK AVE. PLANK WALK.

DESIVING FARE AYE. FLANK WALK. By Ald. Stein—Whereas, The Common Council did upon the 18th day of May. 1846, enact an ordinance for Driving Park ave. plank walk. And Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$196,00, including such interest as the city has paid or become liable for.

And the portion of said city which said Common Council deemed would be beaching by said improve-ment is described as follows: One tier of lots on the south side of Driving Park ave. from Lake ave. to Hastings ave. Therefore, Resolved. That the sum of \$196.00, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, Y. F. eckenstein and Wm. Maher, the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in propor-tion, as nearly as may be, to the advantage which each hall be deemed to acuurs by the making of said im-provement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 23d day of October, 1856, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Arges-Ald. Tracy, Coughin, Marson, Watson, Fritzeche, Elliott, Foley, Seive, Man. eville, Swikehard, Weider, Bohrer, kly, Schaefter-14.

CITY TREASURER S OFFICE, ROCHESTER, Oct. 15, 1886.

To the Hon. the Common Council:

GENTLEMEN:--I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,976, for Hastings ave. plank walk, has been completed.

been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$57.74. Yours respectfully JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,976.

HASTINGS AVENUE PLANK WALK.

HASLINUS AVENUE PLANK WALK. By Ald, Stein – Whereas. The Common Council did upon the ist day of June, 18%, enact an ordinance for Hasrings avenue plank walk. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$57.74, including such interest as the city has paid or become liable for. And the portion of soid other which and a

And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows:

Council deemed would be benchtted by said improve-ment is described as follows: One tier of lots on each side of Hattings avenue in front o' which the proposed walk is constructed. Therefore, Resolved, That the sum of \$57 74, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Maher, the Assessors of said city, not interested i.e any of the property so benefited, and not of kin t'any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement, and said Assessors are hereby notified to meet for this purpose on Saturday, the 33d day of Oct. 1886, at mne o'clock in the forenoon, at the office of the City Asses-sors, No 15 City Hali. Adopted by the following vote: Ares-Ald, Tracy. Coughin, Marson, Watson, Fritzsche, Elliott, Foly, Selye, Man'eville, Swikehard, Weider, Bohrer, Keily, Schaeffer-14.

CITY TREASURER'S OFFICE, ROCHESTER. Oct. 15, 1886.

To the Hon, the Common Council;

GENTLEMEN-1 hereby certify that the Executive Board have notified me that the work authorized under ordin-ance No. 2,979, for for Lake avenue plank walk has been completed.

been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$333.10. Yours respectfully, JJHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,979. LAKE AVENUE PLANK WALK.

LAKE AVENUE PLANK WALE, By Ald. Stein-Whereas. The Common Council did upon the first day of June 1886, enact an ordi-nance for Lake avenue plank walk. And. Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$383.10, including such interest as the city has paid or become liable for. And the bortion of said city which said Common Council would be benefited by said improvement is de-sorthed as follows:

Control would be believed of said inprovement is de-scribed as follows: One tier of lots on the east side of Lake avenue, from the old city line to Fraunberger street, in front of which the walk is constructed

Therefore, Resolved, That the sum of \$333,10, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And V. Fleckenstein, Wm, Maher and L. A. Pratt, the Assessors of said City, not interested in any of the property so benefited, and not of kin to -uy person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 23d day of October, 1855, at nine o'clock in the fore-noon, at the office of the City Assessors, No. 15 City Hall. nool Hall

Adopted by the following vote : Ayes-Ald. Tracy, Coughlin, Marson, Watson, Fritzsche, Elliott, Foley, Selye, Mandeville, Swike-hard, Welder, Bohrer, Kelly, Schaeffer-14.

CITY TREASURER'S OFFICE, } Rochester, N. Y. Oct. 15th, 1886. }

To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2, 973, for Lewis street pipe sewer,

der Ordinance No. 2,913, tor Louis has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur' or is entitled to, for the use of its funds, is \$1,087.3?. You. respectfully. You. respectfully. Generaturer No. 2,973.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,973.

LEWIS STREET SEWER.

By Ald. Stein-Whereas, The Common Council did upon the 1st day of June, 1886, enact an ordinance for Lewis street pipe sever. And Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$1,087,32, including such interest as the city has paid or bed the for, and eith which said Common

\$1.087.33, including such interest as the city has paid or become liable for. Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Lewis street. from Scio street to Union street. Therefore, Resolved, That the sum of \$1,097.32, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstelu and Wm. Maher, the property so benefited, and not of kin (bot any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so desig-nated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shalt be deemed to acquire by the making of said improve-ment; and said Assessors are hereby designated and office to the city Assessors, No. 15 City Hall. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Fritz-sche. Elliott, Foley, Salye, Mandeville, Swikehard, Weider, Bonrer, Kelly, Schaeffer-14 City Assessters, No. 15 Lity Hall. Adopted sy the following vote: Note, Fillowing Vote: Note, Street, Solye, Mandeville, Swikehard, Weider, Borter, Kelly, Schaeffer-14 City Assesters, No. 201, 151, 1886. {

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Oct. 15th, 1886. To the Honorable the Common Council: ł

GENTLEMEN: I hereby certify that the Executive Board bave notified me that the work authorized un-der Ordinance No. 2,942. for Wackerman street plank walk has been completed. The amount to be assessed upon the property bene fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$55.39.

Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 2,942. WACKERMAN STREET PLANK WALK.

WACKERMAN STREET PLANK WALK. By Ald. Stein — Whereas, The Common Council did upon the 4th day of May, 1856, enact an ordinance for Wackerman street plank walk. And, whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$5.39, including such interest as the city has **Fpaid** or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on the west side of Wackerman street, from Jay street to Campbell street. Therefore, Resolved, That the sum of \$5.39, **being** the whole amount of the expenses aforessid, shall be assessed on such lots and parcels of land, And L. A. Pratt, V. Fleckenstein and Wm. Maher, the Assessors of said city, not interested in any of the

property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in pro-portion, as hearly as may be, to the advantage which each shall be deemed to acquire by the making of said to meet for all and assessors are hereby notified to meet for all and assessors are hereby notified to meet for all the source of the foremon, at the optice of the City Assessors. In the foremon, at the optice, following vote: . Ayes - Ald. Tracy, Coughlin, Marson, Watson, Fritz-sche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaeffer-14. CITY TREASUREE'S OFFICE, ROCHESTER, N. Y., Oct. 15th, 1986. } To the Honorable Common Councel:

To the Honorable Common Council:

To the Honorable Common Council: GENTLEMEN: -- I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 3,961, for Hensler alley pipe sewer. has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$734.07. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 2,961.

HENSLER ALLEY PIPE SEWER.

By Ald. Stein.—Whereas, The Common Council did upon the 18th day of May, 1986, enact an ordinance for Hensler alley pipe sewer. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of 1784.07, including such interest as the city has paid or become liable for.

1713. (17). Including such interest as the city has paid or become liable for. And the portion of said city which said Common council deemed would be benefitted by said improvement is described as follows: One tier of lots on each side of Hensler alley, from the south end of Murray Istreet to Jay street. Therefore, Resolved, That the sum of \$734 07, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Mahar, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to inake an assessment upon all the lots and parcels of iand and houses within the portion or part of said city, pototion, as nearly as may be, to the advantage which each shall be deemed to inquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose, on Saturday the 23d day of October, 1536, at 9 o'clock in the forenon, at the office of the City Assessors, No. 16 City Hall. Adopted by the following vote: Ayes-Aid. Tracy, Couglin, Marson, Watson, Fritzsche, Eillott, Foley, Seire, Mandeville, Swike-bard, Weider, Bohre, Kelly, Schaeffer-14.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Oct. 15, 1886.

10 the Hon, the Common Council .

20 the Hon, the Common Councu. GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,369, for Bates street pipe sewer, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$1,095,16. YOURN A. DAVIS, Treasurer. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,959.

BATES STREET PIPE SEWER.

BATES STREET PIPE SWVER. By Ald. Stein-Whereas, The Common Council did upon the 18th day of May, 1886, enact an ordinance for Bates street pipe sewer. And, Whereas, The City Treasurer has reported the actual expense of said improvement to be the sum of \$1,090.16, including such interest as the City has paid or become liable for. And the portion of said city which said Common Coun-cil deemed would be benefited by said improvement is described as follows: One tier of lots on each side of Bates street from

described as follows: One tice of lots on each side of Bates street, from Subley street to Park avenue. Therefore, Resolved, That the sum of \$1.085.16, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Maher, the assessed ot such or and the street of the same property so benefited, and not of kin to any party so interested, are hereby designated and directed to make an assessement upon all the lots and parcels of tand and bouses within the portion or part of said city so designated, of the said amount of expense, in proportion, as

nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 23d day of Oct., 1386, at inte o'clock in the forenoon at the office of City As-sessors No. 15 City Hall. Adopted by the following vote: Ayes-Ald, Tracy, Coughlin, Marson, Watson, Fritzsche, Elliott, Foley, Selye, Mandeville, Swits-hard, Weider, Bohrer, Kelly, Schaeffer-14

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Oct. 15, 1886.

To the Honorable the Common Council:

GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,958, for Alexander street pipe sewer has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$1,164.51. Yours respectfully, JOHN A. DAVIS, Treesurer.

LOCAL IMPROVEMENT AS SESSMENT, NO. 2,953. ALEXANDER STREET PIPE SEWER.

ALEXANDER STREET PIPE SEWER. By Ald. Stein-Whereas. The Common Council did upon the 18th day May, 1866, enact an ordinance for Alexander street pipe sewer. And, Whereas. The City Treasurer has reported the actual expenses of said improvement to be the sum of \$1,164,61, including such interest as the City has paid or become liable for. And the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as follows: One ther of lots on each side of Alexander street from the north line produced of Central park to Bay Street.

street. Therefore, Resolved, That the sum of \$1,164.51, being

Therefore, Resolved, That the sum of \$1,164.51, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Maher, the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so in crested, are hereby designated and directed humand houses within the portion or parch said. The properties an assessment upon all the lots and parcels of the data as nearly as may be, the lots and parcels of the data bouses within the portion of parch said. The propertion, as nearly as may be, the data tage which each shall be deemed to acquire by the making of said improve-ment; an lesid assessors are hereby notified to meet for thirds, at hime o klock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the Tarey, Conghin, Marson, Watson, Fritzsche, Elliott, Foley, Selye, MandevIlle, Swikehard, Welder, Bohrer, Kelly, Schaffer-14.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Oct. 15, 1886.

To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 3,007, for Henrietta ave. pipe sewer has been completed.

been completed. The amount to be assessed upon the property benefit ed, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$315.08. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 3,007.

HENRIETTA AVENUE PIPE SEWER.

HENNIETTA AVENUE PIPE SEWER. By Ald. Stein-Whereas, The Common Council did, upon the 18th day of July. 1886, enact an ordinance for Henritta ave. pipe sewer. And whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$35.06 including such interest as the city has paid or become liable for, and the portion of said aity which said Common

And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows:

Destription of lots on each side of Henrietta avenue, from a point 25 feet east of the northeast corner of Good-man street to where the pipe sewer crosses Henretta avenue.

Therefore, Resolved, That the sum of \$315.08

Therefore, Resolved, That the sum of \$316.08, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Fratt, V. Pleckenstein and Wm. Mahar, the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of said City so designated, of the said amount of expenses, in propor-tion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said im-

CITY TREASURER'S OFFICE, } Rochester, N. Y., Oct. 15, 1886.

10 the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 3,019 for reconstruction of War⁴ Park sewer has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$690. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 3,019.

RECONSTRUCTING SEWER IN WARD PARK.

BECONSTRUCTING SEWER IN WARD PARK.
By Ald Stein-Whereas, The Common Council did upon the 27th day of July, 1886, enact an ordinance for reconstructing the sewer in Ward P.rk;
And Whereas, The City Treasurer has reported the function of a sid improvement to be the sum of \$699,00, including such interest as the city has paid or become liable for.
And the portion of said city which said Common Council deemed would be benefited by said improvement to be the sum of \$699,00, including such interest as the city has paid or become liable for.
And the portion of said city which said Common Council deemed would be benefited by said improvement is described as follows:
Therefore Resolved, That the sum of \$699,00, being the whole amount of the expenses aforesaid, shall be assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed of said city so designated, of the said Assessors are hereby notified to move the advantage which each shall be deemed to acquire by the making of said in provement; and said Assessors are hereby notified to move the or the prince of city Assessors, No. 15 City Hall.
Aros-Ald, Tracy, Conghlin, Marson, Watson, Fritzsche, Elliott, Foley, Seite, Mandeville, Swike, hard, Welder, Bohrer, Kely, Schueffer-14.
On motion of Ald, Watson the penal ordinates and protes of the city and the other the leaft and interestice.

On motion of Ald. Watson the penal ordinances were laid on the table until later in the evening

Ald. Selve moved that the final ordinance for Glenwook park extension be reconsidered. Adopted.

Ald. Kelly moved that action on the ordi-

nance be indefinitely postponed. Adopted. Ald. Kelly moved that the final oromance for Glenwood park grading be reconsidered. Adopted.

Ald. Selve moved that action on the ordinance be indefinitely postponed. Adopted.

UNFINISHED BUSINESS

By Ald. Elliott-Resolved, That the meeting hour of this Council be fixed at 7 p. m., and that the closing hour be 10:30 p. m., from No-vember 1, 1886, to June 1, 1887, except that the closing hour may be extended by suspension of the rules.

Resolved, That allegations on final ordinances be heard not earlier than 8:30 p.m.

Adopted by the following vote:

Ayes-Ald Tracy, Cougolin, Marson, Wat-son, Fritzsche, Elliott, Foley, Selye, Mande-ville, Swikehard, Weider, Bobrer, Kelly, Schaeffer-14

By Ald. Elliott-Resolved, That the City Attorney be directed to prepare an amendmeat to the charter, giving the city authority over the style of fences that may be erected along its streets and highways. Adopted.

EXECUTIVE BUSINESS.

Ald. Kelly moved that the Council proceed to the election of Commissioners of Deeds, and that the Clerk cast the ballot.

Adopted by the following vote:

Ayes-Ald, Tracy, Coughlin, Marson, Wat-son, Fritzsche, Elliott, Foley, Selye, Mande-ville, Swikehard, Weider, Bobrer, Kelly, ville, Swikehard, Weider,

Schaeffer-14. John H. Taylor having received the concurrent vote of the Council was declared duly appointed.

Ald. Fritzsche moved that the Council proceed to appoint a constable for the Fifth ward. Adopted

Ald. Fritzsche nominated Joseph Field.

Joseph Field was named by

Ayes -Ald. Tracy, Coughlin, Marson, Watson, Fritzsche, Elliott, Foley, Selye, Mande-ville, Swikehard, Weider, Bohrer, Kelly, Schaeffer-14.

Joseph Field was declared appointed Constable of the Fifth Ward.

MISCELLANEOUS BUSINESS.

By Ald. Coughlin-Whereas, A recovery was had by Amelia and Thomas H. Groves against the city, June 3. 1885, by a judgment of the Supreme Court, for \$20,548.50 damages and \$70 costs, together amounting to \$20,618 50, and or February 3, 1886, by a judgment of the same court, \$81.50 additional costs on the appeal taken to the General Term, and the further sum of \$30 costs in the appeal to the Court of Appeals also accrued, and the total amount due with interest on October 5, 1886, when the same was paid amounted to \$22.389.-60.

And, Whereas, the said recovery was had for injuries alleged to have been sustained by said Amelia Groves, the wife of said Thomas H. Groves, by falling into a trench excavated for water mans on North St. Paul street on the evening of November 11, 1882, and which trench, as found by the verdict of the jury,

trench, as found by the vertice of the jury, was negligently left open and unguarded by either lights or obstructions; and Whereas, Mr. John N. Beckley, the late City Attorney, in a letter to the present City Attorney, Mr. Powers, which was referred to the Common Council for its consideration, cated that "the records of the Executing Reard stated that "the records of the Executive Board show that the contract for the laying of the water main in the street was awarded to a contractor on November 10, 1882, and the con-tract was executed and the customary bond given on the 24th day of November, 1882," and not until after said accident had occurred, although the trench was excavated, as appeared by testimony of Mr. Tubbs, chief engineer of the Water Works, under his direction and supervision, and that what he did was done by direction of the Executive Board; and

Whereas, It would seem that by reason of the contract, and especially the bond required to be executed and to accompany it, not having been executed and delivered before said trench was excavated and said injury occurred, the city has no other person to resort to for indemnity than the contractor, or some other person by whom, or under whose supervision, said trench was excavated, and the likelihood of recovering and collecting by the city from him or them is somewhat doubtful; it is, there-

fore, hereby Resolved, That a committee of three be appointed by the president of the board to exam-

ine into, investigate and ascertain concerning | the cause or reason of the failure to have exacted, before said trench was excavated and the work begun, from the said contractor, the execution of the contract, and also the execution and delivery of a good and sufficient bond to accompany said contract, by which the city would have been indemnified and protected against any damages sustained by said trench being left open and unguarded, and also to ascertain what course should be pursued in the future whereby the city will be protected from being compelled to pay damages by reason of similar or other acts on the part of contractors. And the said committee of three are re-quested to make a report of the matters re-ferred to them to the Common Council with all convenient speed. Adopted.

Ald. Marson moved that the action on the report of the Committee on Opening and Alteration of Streets in the matter of changing the name of Favor street be reconsidered. Adopted.

Ald. Marson moved that the matter be in-

definitely postponed. Adopted. By Ald. Marson-Resolved, That the Lamp Committee be authorized and directed to place three electric ligh's at Plymouth park and displace sixteen gas lights; also one electric light at the corner of Spring and Fitzbugh streets and displace five gas lights. Referred to the Lamp Committee.

By Ald. Watson-Resolved, That the Executive Board be authorized and requested to negotiate for the purchase of lands necessary to be taken for the widening of Euclid street, from Elm park to Chestnut street, as contemplated by the final ordinance No. 3,037, passed by the Common Council Sept. 21st, 1886, and report the result of their negotiations to this board at the next regular meeting. Adopted.

By Ald. Watson-Whereas, At least twothirds of the owners of property on Chestnut park have, by an instrument in writing filed in the office of the Executive Board, agreed to have laid in front of their respective lots a Schillinger patent cement walk eighteen inches from the curb and on a grade with said curb, except that on the west end of said street said walk shall, on both sides of said street, begin on a grade with Chestnut street and run easterly on a straight line to a point coincident with the rear end of the main part of Louis Ernst's house and twelve inches above said curb, whence said walk shall continue to run easterly to a point coincident with the rear end of Louis Ernst's lot and even with said curb;

And, whereas, the Executive Board have given the said owners permission to lay said walk under the direction of the City Surveyor, who has established the grade of said walk in conformity with said agreement:

But, whereas, the Executive Board have no legal authority to establish or alter the grades of streets;

Therefore, resolved, that the said grade established by the City Surveyor, in pursuance of the action of the Executive Board and in conformity with the terms of said agreement be and the same hereby is the grade of the walk of said Chestnut Park. Adopted. Ald. Elliott moved that the kerosene, gas

and electric light contractors be notified that unless they live up to their contracts the same will be cancelled. Adopted.

Ald. Elliott moved that the matter of build- in the ordinance; the duties and liabilities and con-71

ing a stairway to the Pinnacle avenue bridge be referred to the Executive Board.

Ald. Elliott moved that the Executive Board be requested to lay gravel on the roadway on East avenue in place of the substitute now laid. Adopted.

By Ald. Elliott-Resolved, By the Common Council, that Alds. Elliott, Mandeville, Wel-der, Watson, Marson, and Schaeffer be constituted a special committee to consider the proposal of Ellwanger & Barry to donate lands to the city for a public park, and to report their conclusions at the earliest practicable date. Adopted.

By Ald. Selye – Petition of J. Marsden Fox for permission to erect a wood building. Re-ferred to the Wood Building Committee and Fire Marshal with power to act.

Ald Selve gave notice that at the next meeting of the Council he should introduce a penal ordinance requiring that the bells on the locomotives of the New York Central railroad be rung when within 300 feet of State street cross-

ing. By Ald. Swikehard-Resolved, That the Executive Board be authorized and requested to negotiate for the purchase of lands necessary to be taken for the opening of a street from Sherman street to Angle street, as contemplated by ordinance 3,057, and report the result of such negotiation to this Board. Adopted.

Ald. Kelly moved that the clerk advertise that allegations on ordering an assessment will be heard at the next meeting for the opening of a new street from Clifford street to Norton street. Adopted.

ROCHESTER, N. Y., Oct. 18, 1886.

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN: I herewith remonstrate against the erection of a wood building on lot, house No. 436 North St. Paul street, owned by Mrs. E. Callaban, as there are two houses on one lot now HENRY REIBSTEIN.

Referred to the Wood Building Committee and Fire Marshal to report back to this board.

Ald. Weider moved that action on final ordinance, for Goodman street plank walk, No.

3,409, be reconsidered. Adopted. Ald. Weider moved that the ordinance be amended so that the words "northeasterly" be substituted for southerly in the ordinance for the plank walk on Goodman street. Adopted.

Under the rule further action was postponed two weeks.

By Ald. Kelly-

To the Honorable Common Council of the City of Rochester:

GENTLEMEN-Your committee appointed for the revision of the penal ordinances, hereby give no-tice that at the next regular meeting of your hon-orable body, the following ordinances will be pre-sented for passage: One relating to cartimen, pub-lic porters and drivers of baggage wagons or other the porters and drivers of baggage wagons of other vehicles for the carrying or transportation of mer-chandise, or other property for hire within the city of Rochester, insofar as the same relates to the licensing of the same; the qualifications of such person or persons; the form, nature and amount of committee to be simple or a condition for such security to be given as a condition for such a license; the proof of qualification of applicants for such license; the requiring of all such persons to obtain license; the names and numbers of persons to be painted on the carts or other vehicles used by them; the government of such persons; the fees allowed to be charged by such person or persons; the prohibiting of the receipt or demand by such person or persons of fees greater than are allowed duct of such person or persons; the license fee to be charged and paid therefor; providing for the revocation of -uch license or licenses; the penalties to be attached to the violation of the several sec-tions and provisions, and the duration and nature of imprisonment for the non-payment or non-col-lection of judgments and executions thereon re-covered for such penalties and the time when such covered for such penalties, and the time when such ordinances shall take effect.

Also, an ordinance relating to backney coaches cabs, and carriages for hire within the city of Rochester, in so far as the same relates to the licensing of per ons keeping and maintaining the same; the qualifications for such licenses, and the fee to be charged therefor; the requiring of all fee to be charged therefor; the requiring of all such persons to obtain license; the designation of the place or places where such coaches, cabs, and carriages may stand; also, where and how omni-buses of hotels should stand at the railroad de-pots; the manner and position of such coaches, rabs and carriages while standing or being upon the public streets, alleys, lanes, or places within the dity; requiring drivers to be seated upon their eab coache or carriages on to stand at the head of cab, coach, or carriage, or to stand at the head of their animal or animals crawing the same, and the their animal or animals drawing the same, and the location of such vehicle upon such stand or stands; the prices and rates of fare allowed to be charged, and the territory applicable thereto, and the de-scription and boundaries of such territory, pro-hibiting any greater rate of fare to be de-manded or received; to provide for the num-bering of such carriages, cabs, and coaches and the making of maps of territory and rates of fares and charges allowed to be charged; requir-ing the drivers to furnish upon demand to the per-son engaging him the names of the owner and the driver, and the number of the back, coach or cab driver, and the number of the hack, coach or cab and to wear a badge and number; requiring persons selling the same to report such sales; the general conduct and government of such drivers and owners for the revocation of any license thus is-sued, duty of the Chief of Police to inspect all such carriages, hacks and cabs, the penalties to be at tached to the violation of the several sections and provisions and the duration and nature of impris-onment for the non-payment or non-collection of judgments and executions issued thereon recovered for such penalties and the time when such ordinance shall take effect.

Also an ordinance relating to railroads within the city, regulating the rate of speed of any locomo-tive, engine, car or train of cars within the said city limits; prohibiting the sounding of whistles etty, regulating the rate of spect of any pocomo-tive, engine, car or train of cars within the said city limits; prohibiting the sounding of whist'es thereof within said limits; prohibiting the use of any public street, alley, lane or square within said limits in making up a train of cars, or switching off or on, or the loading or unloading of any car or cars, or the obstruction of any street, lane, alley or square by means thereof; requiring the cleaning of freight, stock and cattle cars; prohibiting get-ting on or off such cars, ergines or locomotives while passing through the city limits while the same is in motion; prohibiting walking or being upon the elevated tracks or bridges of the New York Ceniral & Hudson River Railroad Company, or the tracks or bridges of any other railroad com-pany, within the city limits; the penalties to be at-tached to the violation of the several sections, and provisions, and the duration and nature of im-prisonment for the non-payment or non-collection of judgments and executions issued upon the same recovered for such penalties, and the time when such ordinances shall take effect. Also an ordinance relating to the erection and re-moral of buildings in so far as the same relates to the

Also an ordinance relating to the erection and re-moval of buildings, in so far as the same relates to the erection of wooden buildings, regulating the erec-tion of buildings within the city limits, and the size and materials thereof, and the size and construc-tion of the chimneys therein, the thick-ness of the walls thereof, the kind ness of the walls thereof, the kind of mortar or cement used in the construction of such walls; the distance that party walls shall be placed in said buildings; the materials of which they shall be constructed; re-quiring iron shutters to be placed upon the outer doors and windows of buildings already con-structed and upon such as shall be hereafter con-structed, declaring buildings erected contrary to kind

the ordinance to be a common nuisance; and providing for the 'abatement or removal of such; the inspection of buildings now erected or may here-after be erected and while in process of erection; providing for the arrest and stoppage to the erection of any building in process of erection which shall bot conform to the ordinance or regulation until the same shall be conformed thereto; requiring the owners and occupants of houses and buildings to have southles on the roots of such buildings, buildings, and stairs or ladders leading to the same; preventing or regulating the carrying on of manufactories calculated to cause or promote fires; and requiring the owners or occupants of all buildi gs wherein manufactories are conducted to constutet suitable fire-escapes therefrom; and regulating the construction of safe deposits for ashes: the removal of any hearth, fire-place, stove, grate or other apparatus in which fire may be used, or any chimner, fue or other conductor of smoke that may be considered likely to caus- or promote fire; and compel the cleaning of chimners, flues and all other conductors of smoke; and upon the neglect of any owner or occupant of any building to clear the chimneys, flues, or other conductors of smoke therein, or to construct such deposits or fire es-capes, or to make the removals and to provide for causing such removals to be made and such chimneys, flues, or other conductors of smoketo be cleaned or such fire escapes to be constructed, and to provide for collecting the expense thereof, and ten per cent. of an addition from the owner or oc-cupant whose duty it was to have the same re-moved, cleaned or constructed, and to adopt such other newlections for the new prior other regulations for the prevention and suppres-sion of fires as may be deemed necessary, and to regulate the removal of any building through any public street, alley, lane or place within the City of Rochester; and regulating stoves erected or used in any building; and regulating the location of such stoves, and any pipes thereof; and to pro-vide for the penalties attached for the violations of the several sections and provisions and duration and nature of imprisonment for the non-payment or non-collection of judgments and executions issued upon the same recovered for such penalties and the time when such ordinance shall take effect.

nd the time when such orannance snah take enec All of which is respectfully submitted. Dated Rochester, N. Y., Oct. 19, 1886. J. MILLER KELLY, GEO. B.SWIKEHARD, W. H. MARSON, Special Committee.

IN COMMON COUNCIL.

AN ORDINANCE RELATING TO MARKETS.

The Common Council of the City of Rochester, do ordain as follows:

SECTION 1. No person, except such as may from time to time be licensed by the Common Council to sell meat, shall sell any fresh meat within the city (venison, wild game, pork in the nog, poultry, and offals of hogs, consisting of fat, ears, snouts and spare ribs, sold by persons being packers of pork, excepted), under a penalty and fine of ten dollars for each offence.

\$2. No person, except as hereinafter provided, shall, by himself, his agent or servant, sell or ex-pose for sale in the city, any lamb, mutton, yeal, beef or other meats, (venison, pork in the hog, wild game, poultry, dried, smoked and other cured meats excepted, at any other place than at the place designated in his license, and any person who shall violate the prohibitions in this section, shall forfeit and pay a penalty of and be fined ten dollars for each offense.

Nothing, however, contained in either of the two preceding sections shall prevent the sale within the city of fresh and wholesome meats by the quarter, by farmers who have raised or fattened the same upon their own farms.

\$ 3. Every license granted under this ordinance shall expire on the first day of July next after the

license shall be granted. \$ 4. No person shall sell or expose for sale at retail in the difference of the state of the sell in the city of Rochester, any unwholesome, stale, emaciated, blown, stuffed, tainted, putrid or dis-

eased meat, poultry, fish or provisions, nor any poultry not drawn and perfectly dressed, except it be alive, nor any live or slaughtered calf or calves, be allive, nor any live or slaughtered calf or calves, nor the veal or flesh of any calf or calves, unless such calf or calves, if alive, shall be at least four weeks old, or if slaughtered, shall have been at least four weeks old before having been so slaughtered, un-der the penalty and fine of fifty dol-lars for each offence; and the meat, poultry, veal, fish, and provisions so ex-posed for sale and herein prohibited may upon view by the Meat Inspector be seized and de-stroyed; and it shall be his duty so to seize and destroy the same, and to report to the City Attor-ney the name of any person violating the provisney the name of any person violating the provis-jons of this section for prosecution.

ions of this section for prosecution. § 5. No person shall sell or deliver within the City of Rochester, impure, adulterated or watered milk, under a penalty of ten dollars for each offence. And no person shall bring into said city, for sale or delivery therein, milk in fithy or unwholesome gams or other vessels, under a penalty and fine of ten dollars for each offence.

5 6. All meats sold by weight shall be weighed by weights sealed by the city sealer, within the preceding six months, under penalty of five dollars

for each offence. § 7. Every person licensed to sell meat shall keep inside of his locker, and the table of his stall keep inside of his locker, and the table of his stall or standing, and the place where his meats may lie, clean and free from filth and dirt, and shall also keep clean the floors of his market house, under the penalty and fine of five dollars for each of-fense; and the Meat Inspector shall have access at all times to any market house, under the pen-alty and fine of five dollars, to be paid by any person who shall refuse such access. **§** 8. No person shall, for a longer space of time than ten minutes, expose or suffer, or cause to be

\$ 8. No person shall, for a longer space of time than ten minutes, expose or suffer, or cause to be exposed, or remain in any street or upon any side-walk, road or alley, or in front of any market in the city of Rochester, any lamb, sheep, calf, or any other animal; nor shall any person bring to market or expose for sale any lamb, sheep, calf or poultry, except in a box, rack or guard so that

poutry, except in a box, rack or guard so that such animal may stand erect, under a penalty and fine of five dollars for each offence. \$ 9. No person shall build, make or use, or cause or permit to be built, made or used, any slaughter-house within said city, without permission from the Common Council, under a penalty and fine of fifty dollars for each offence. 8 10. A copy of this ordinance (to be furnished be

\$ 10. A copy of this ordinance (to be furnished by the City Clerk) shall be fastened up in a conspicuthe Only Clerk's shall be rastened up in a conspicu-ous place in each licensed market in the city; and any person who shall intentionally deface, de-stroy or remove the same, shall forfeit and pay a penalty of ten dollars for each offence. \$ 11. The Meat Inspector shall, at the first meet-ing of the Common Council in January, April, July and Orthobar norder to the Common Council

and October render to the Common Council a report of the number of outstanding leases and licenses for the sale of meat. the persons to whom granted, or then hold-ing the same, the amount of rent raised therein and due thereon, the amount reserved during the previous quarter. \$ 12. The stands for the sale of hay, fodder.

s 12. The stands for the sale of hay, fooder, straw and wood, shall be designated and appointed by the Executive Board. No person shall stand or wait with any wagon, sled or other vehicle loaded with hay, straw or wood, at any other place in said city than the stands so designated, under a fine and penalty of five dollars for each offense.

The Street Superintendent shall have the regula-tion and control of such stands, and all persons having charge of teams thereon, shall place the same in such positions as he shall direct, under a

same in such positions as he shall direct, under a fine and penalty of three dollars for each offence. § 13. Every execution issued upon a judgment recovered for a violation of this ordinance, or any provision thereof, except as is hereinbefore other-wise specially provided, shall command the amount to be made of the property of the defendant, if any such can be found, and if not, then to commit the defendant to the Monroe county penitentiary and any person violating any provision of this ordi-

nance and failing to pay the penalty and fine imposed therefor, shall be imprisoned in said Peni-tentiary for a term of not exceeding one hundred

days. § 14. This ordinance shall take effect imme-

Ald. Tracy moved that when the Board adjourn it be for one week. Adopted.

President Tracy in the chair.

Ald. Foley moved that the resolution publisbed at page 203 of the proceedings in rela-tion to the franchise for a street car line on Plymouth avenue be reconsidered. Adopted.

Ald. Foley moved that the resolution be indefinitely postponed. Adopted.

The president of the board announced the following committee on the investigation of the Groves matter: Alds. Coughlin, Mandeville and Elliott.

On motion of Ald. Marson the board adjourned. PETER SHERIDAN, City Clerk.

In Common Council-Oct. 26, 1886.

ADJOURNED REGULAR MEETING.

In the absence of the President of the Board, the Clerk called the meeting to order.

On motion of Ald. Mandeville, Ald. Kelly

Was chosen to preside. Present-Ald. Coughlin, Marson, Watson, Fritzsche, Elliott. Foley, Selye, Mandeville, Weider, Kelly-IO. Absent-Ald. Tracy, Kohlmetz, Swikehard,

Stein, Bohrer, Schaeffer-6. Ald. Elliott asked that the minutes of the

preceding meeting be altered so as to request the Executive Board not to put any more mud on East avenue. Adopted.

Ald Marson presented a remonstrance against the construction of a wood building by Mrs. E. Butler on Atkinson street, and moved that the resolution referring her petition to the Wood Building Committee and Fire Marshal he reconsidered. Adopted.

Ald. Marson moved that the prayer of the remonstrants against the petition be granted. Adopted.

Ald. Coughlin presented the bill of the Citizens' Gas Company for removing posts in Pinnacle avenue, \$6, and moved its reference to the Executive Board. Adopted,

Ald. Fritzsche presented a communication from Max Moll in regard to the erection of a wood building on University avenue.

Ald. Kelly presented the following :

By Ald, Kelly-

ROCHESTER, N. Y., Oct. 18th, 1886.

To the Honorable the Common Council:

GENTLEMEN: We the undersigned property owners and tax payers of the Fourteenth ward, hereby remonstrate against the erection of a frame dwelling, about to be erected by Mr. Moll at No. dwelling, about to be erected by Mr. Mol'at No. 11 University avenue, and we pray your Honor-able Body to prevent the erection of said building, for reasons hereinafter set forth, viz.: That M. Garson of this city is the owner of the property adjoining Mr. Moll's on the west, his lot being 50 feet front, and the house being a new double brick dwelling, and the erection of a frame dwelling ex-actly on the line dividing these two lots in question, will increase M. Garson's insurance rates largely, besides shutting off the light on the east side, and otherwise causing a large derecuation in the value otherwise causing a large depreciation in the value of his property. Also that the location of the property herein described is so central and the space between the buildings so limited, in our opin-

D. M. GARSON.

Ald. Fritzsche moved to reconsider the action referring the petition to the Wood Building Committee and fire marshal. Adopted.

By Ald. Fritzsche-Resolved, That Max S. Moll be allowed to erect a wood building on his lot on University avenue, in accordance with the prayer of his petition heretofore presented to this board.

Ald. Watson moved that the resolution lie on the table until the meeting week. Lost.

Ald. Fritzsche's resolution was then adopted. By Ald. Foley – Petition of Thomas Mahoney to erect a wood building, and moved permission be granted. Adopted.

By Al:. Selve-Remonstrance against the opening of Mason street. Referred to the Committee on Opening and Alteration of Streets,

Ald. Weider presented the petition of Eliza Ann Nicholson for remission of taxes. ferred to the Assessment Committee.

REPORTS OF STANDING COMMITTEES.

By Ald. Marson-

To the Common Council :

GENTLEMEN-Your Committee on Wood Buildings, to which was referred the petition of John McCruden for permission to erect a barn on Magnolia street, do hereby report that they have ex-amined the location of the proposed barn and can see no reasonable objection to the erection of said building.

Your committee, therefore, recommend that the prayer of the petitioner be granted. C. STEIN, GEO. B. SWIKEHARD, W. H. MARSON,

HENRY KOHLMETZ, C. J, SHAEFFER, Committee.

Adopted,

By Ald. Fritzsche-

To the Common Council :

To the Common Council: G + NTLEMEN: Your Committee on Opening andAlteration of Streets, to which was referred apetition to change the name of Culver park to Run-del park, do hereby report that upon examinationwe find that there are two separate and distinctstreets, lying at right angles to each other, that arecalled Culver park, thereby causing great incon-venience and annoyance to the residents of bothparks. The committee therefore report favorablyon the prayer of the petitioner, and submits theadoption thereof.adoption thereof.

LOUIS BOHRER, FRANK FRITZSCHE, WM. H. MARSON, DEVILLO W. SELYE. CHRISTIAN STEIN, Committee.

Ordered received, filed and published.

By Ald. Fritzsche – Resolved, That the name of the street heretofore known and called Culver park, extending southwest-erly from University avenue, and lying between Upton park and Hawthorn street, be and hereby is changed to "Rundel park," and the City Clerk be directed to enter the same in the street register, and the Execu-tive Board be notified to place the usual street signs. Adopted.

Coughlin moved that the report and Ald. resolution of the Map and Survey Committee

ion safety demands the erection of a brick building instead of frame, Very respectfully submitted, MOSEE GARSON, T. MEYER, MOSEE, Additional definition of the Beardsley maps for the City Asses ors office be recon-siduered. Adopted. Ald Couphlin moved that the whole matter

Ald. Coughin moved that the whole matter he referred to the Sewer Committee

Ald. Foley moved as an amendment that the matter be referred back to the Map and Survey Committee. Adopted.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

PLANK WALKS ON FRANKFORT STREET.

By Ald. Coughlin – Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on Frankfort street.

Wey of askertain and reparts of micro the dream of constructing plank sidewalks on Frankfort street. An open. An open. An open. By Ald Conchlum-Hesolved, That the following improvement is necessary, viz: The construction of a plank sidewalk three (3) feet wide on the west side of Frankfort street, from the sour: line of the sidewalk on the south side of Jay street, and extending one hundred and thirty-four (184) leet south of the south line of Brown street. Also, the construction of a sidewalk of the same kind an width on the cast side of the said Frankfort street, beginning at the north line of the sidewalk on the onth side of Brown street, and extending northward for the dis ance of four hundred (40) feet, the outer lines of the sidewalks name d being located on the lines of Frankfort street. Also the necessary crosswalks, sidewalk grading and gutter formation. And Whereas, The City Surveyor, under the direc-tions of this Council, has made an estimate of the whole expense th reof and reported the same at \$375, which estimate is hereby approved. Resolved further, That the following pertion of said city is deemed ben, fited and proper to be assessed for the whole expense thereof, viz: One tier of lots on the west side of Frankfort street, from Jay st. to a point one hundred and thirty-four (184) feet south of the south line of Grown st. Also, one tier of lots on the east side of Frankfort street, which and the Clerk is hereby directed to publish notice

stree

street. And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172, of the Revised Charter of 1880 of the city of Kochester that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council on Tuesday evening, Nov. the 24, 1856. at 7.30 o'clock at the Common Council chamber, when allegations will be heard. Adopted.

Ald. Mandeville asked for and obtained unanimous consent to present a penal ordinance relating to nuisances, public peace and good order, riots, disturbances and disorderly assemblages, vagrants, mendicants, street beg-gars and persons soliciting alms or subscriptions, hawking or peddling, horse-racing and immederate driving or riding, privies and other offensive or unwholesome houses or places, and the removal, cleansing and abatement of the same, bathing in public waters, and the preservation of public health and the cleanliness of the same.

Receiving unanimous consent Ald. Mandeville presented the following :

AN ORDINANCE relating to nuisances, public peace and good order; riots, disturbances and disorderly assemblages; vagrants, mendicants, street beggars, and persons soliciting alms or sub-scriptions; hawking and peddling; horse racing, and immederate driving or riding; privise and other offensive or unwholesome houses or places and the removal clearating and abatement of the and the removal, cleansing and abatement of the same; bathing in public waters and the preser-, vation of public health and the cleanliness of the city.

The Common Council of the City oj Rochester do ordain as follows:

SECTION 1. No person shall make, aid, counte-nance or assist in making any riot, noise, disturb-ance, false alarm of fire, or improper diversion in any of the streets, lanes, alleys or other public places, or on any public or private premises, or

elsewhere in the city of Rochester, to the annoy-ance or disturbance of any of the citizens or irav-elers or others, under a penalty of and be fined not less than two dollars nor more than five dol-lars for each offense. lars

Section 2. No person shall sound any gong in the street, or in any alley, upon any sidewalk, or upon any piazza, balcony, steps or platform adjoining any sidewalk or street in the city of Roenester, under a venalty of and be fined ten dollars for each offense.

offense. Section 3. No tenant or occupant of any dwell-ing in the city of Rochester shall permit any gong to be sounded upon any street, alley or sidewalk, or upon any piazza, balcony, stoop, step or plat-form adjoining any street or sidewalk in said city, under a penalty of and be fined ten dollars for each offense.

Section 4. No person shall carry and use upon any wagon while passing along or being upon any street, lane or alley in the city of Rochester any gong si lar to that used on trucks and engines of fire department, nor to any wagon used by any officer of the police of file department of said city while engaged in the discharge of their duty as such officers.

Section 5. No person shall scatter or distribute any cards, dodgers, advertisements, or any printed matter whatever, other than periodical publica-tions, in or upon any of the public streets, lanes or alleys within the city of Rochester, or sidewalks of said city, to the annoyance of any person, under a penalty of and be fined five dollars for each offense.

Ald. Cougelin moved that section 6 be laid on the table for future consideration. Adopted.

Section 7. No person shall drive or ride, or cause Section 7. No person shall drive or ride, of callee or suffer to be ridden or driven an, horse, mare, gelding or other animal, in, upon or through any public street, lane or alley of the city of Roches-ter, lexcept East avenue and Lake avenue between the hours of 3 and 6 p. m., from the 15th day of De-cember to the 15th day of March] at a speed exceeding six miles per hour, under a penalty of and be fined ten dollars for each offense.

Section 8. No person or persons shall ride or drive, or cause to be ridden or driven, any horse, mare, gelding, or other animal, upon or over any of the bridges within the city of Rochester, excepting the bridge over the Genesee river on Main street, or over the crosswalk of any street, lane or allev in said city, faster than a walk, excepting the fire department in case of an alarm of fire, under a penalty of and be fined five dollars for each offense.

Section 9. Every owner of every inhabited lot within the city of Rochester, and the occupant of every such lot, when the owner thereof is a nonresident, shall provide and keep upon such lot a convenient privy, with a vault at least four feet deep, or a suitable water-closet, under a pecalty of and be fined five dollars for every twenty-four hours any violation of this ordinance shall be continued.

Section 10. No tub, box or other receptacle, nor the contents thereof, shall be removed from any privy within the city of Rochester, except be-tween the hours of eleven at night and three in the be removed from tween the norms of eleven at matter and the first day of October in any year except by some odorless process, under a penalty of and be fined twenty-five dollars for each offense; nor shall any person, under a like penalty, empty or dep-sit the contents of any such tub or receptacle out of anyprivy into any place within the limits of the said city, or in, upon, or into any public street, alley, iane, canal or public square, or into the river, except at the places designated therefor by the Mayor or Board of Health, under a penalty of and be fined fifty dollars for each offense.

referred back to the Committee on Ordinances. Lost by the following vote: Ayes-Ald. Elliott, Weider, Kelly-3

Nays-Ald. Coughlin, Marson, Watsop. Fritzsche, Foley, Mandeville-6.

Section 11. It shall be the duty of such person as may be pecially authorized for that purpose by the Board of health of the City of Rochester to enter Board of nealth of the City of Rochester to enter into and upon, and examine any lot, yard, building cellar, aller, basin, sip, drain, vault, privy or any other place within the limits of the said City of Rochester; and if the same shall be found to be foul, incumbered with rubbish, damp, sucken or ill-constructed, or to contain any filth or other offen-sive substance or nuisance, to direct the removal of all such nuisance, filth or other offensive subof all such nuisance, fith or other offensive sub-stance, or the cleansing or repairing of any drain, stance, or the cleansing or repairing of any drain, vault or privy, upon any such lot of ground or premises by the owner or agent of the owner, lessor, lessee or occupant of the same, within twenty-four hours after directions from the person authorized as a foresaid. As day person who shall actual as aforesaid. At d any person who shall refuse or neglect to comply with such directions, after such notice as aforesaid, shall forfeit ano pay a penalty of and be fined twenty-five dollars for each offense.

Section 12. No person shall deposit, or cause to be deposited, any dead animal, fish or putrid meat, etitalis, shells of oysters or clams, decayed fruit or vegetables, or the skin of any fruit or vegetables or any other filtry or offensive substance, in or upon any public street, lane, park or alley, or other public place, or on the surface of the ground in any lot, or in a w canal, or any hasin attached in any lot, or in any canal, or any basin attached thereto, or in the Genesee river, except as herein provi ed, or in any mil race, or canal, or on any bank thereof, in the city of Rochester, or suffer any stagnant or filthy water, or any putrid or un-who esome meats, decayed fruits or vegetables, or who issues that the set of the se five dollars, nor more than twenty-five dollars for each offense, and the expense and charge which the said corporation shall or may incur in removing or abating such nuisance.

moving of abaling such nuisance. The Police Justice or any Alderman, the Execu-tive Board or any member thereof, the Superin-tendent of Streets, or any person authorized by them, or either of them, or any policeman, may, at any time, enter into or upon any house, cellar, boar, lot or other place, and remove or abate such nuisance in such manner as shall be judged best. and every person obstructing or hindering such removal or abatement scall forfeit and pay a pen-alty and be fined twenty-five dollars for each ofalty and be fined twenty-five dollars for each offense.

Section 13. No person shall throw or place upon the sidewalk of any public street, lane, park, alley or other public place in the city of Rochester any banava, orange, lemon, apple. or any other fruit skin or peel, under a penalty of and be fined two collars for each of the street.

Skin or peer, under a penalty of and be nied two dollars for each offense. Section 14. No person shall fly a kite within the city of Rochester, under a penalty of and be fined two dollars for each offense.

two dollars for each offense. Section 15. No person shall cast or throw any bide or skin, tanned or not tanned, out of any door or window of any building above the first story, fronting on any public street, lane or alley of the city of Rochester, or cause any such untanned hide to be suspended from or laid upon any post, or elsewhere in sup upblic street. or elsewhere, in any public street. lane or alley of such city, under a penalty of and be fined two doi-

such cut, and a point of the set post, or any property belonging to the corporation bon, or into any public street, alley, lane, canal public square, or into the river, except at the aces designated therefor by the Mayor or Board Health, under a penaity of and be fined fifty illars for each offense. Ald, Elliott moved that the ordinances be 79

 $\overline{12}$

therein, tinder a penalty of and be fined ten dollars for each offense. Section 17. No person shall carry on within the city of Rochester any business or manufactory of such a character, or in such a manner, as shall pro-duce or cause such dense smoke, or such loud and disturbing notses as to be a utisance; nor shall any person, in the process of any manufactory or busi-ness, or in any manner cause to be set afloat in the air, or scattered, or deposited upon any house or lands, or public street, lane or alley, within said city any cinders, or soot, dirt, dust, sawdust, shav-ings or other objectionable dirt, dust or matter so as to be a nuisance; and no person shall carry on any manufactory or business in said city of such a character or in such a manner as shall cause or produce disturbing notses in any, of the public character or in such a manner as shall cause or produce disturbing noises in any of the public streets, lanes or alleys in or of the city, and every person who shall violate or offend against anv of the provisions of this section shall forfeit and pay the penalty of and be fined fifty dollars for each offense, and the further penalty of and be fined fifty dollars for each and every day that such of-fense shall be continued after notice from any city officer to discontinue the same, or fined not less officer to discontinue the same, or fined not less than ten dollars, nor more than one hundred dollars. or both.

moved that the word "Saw Ald. Foley dust" be stricken from Section 17. Lost by the following vote

Ayes-Fritzche, Foley, Weider-3.

Nays-Coughlin, Marson, Watson, Elliott, Mandeville, Kelly-6.

Section 18. Any person who shall swim or bathe in any canal, basin, mill-race or river within the limits of the city of Rochester, shall be subject to a penalty of, and be fined five dollars for each offense

Section 19. Every execution issued upon a judgsection 19. Every execution issued upon a judg-ment recovered for a violation of this ordinance, or any provision thereof, except as is hereinbefore otherwise specially provided, shall command the amount to be made of the property of the defend-ant, if any such can be found, and if not, then to commit the defendant to the Monroe County Peni-tentiary, and any parson violating and particular tentiary; and any person violating any provision of this ordinance and failing to pay the penalty and fine imposed therefor, shall be imprisoned in said penitentiary, for a term not exceeding one nundred davs

Section 20. This ordinance shall take effect immediately.

The foregoing ordinance relating to nuisances, public peace and good order, riots, disturbances and disorderly assemblages, vagrants, mendicants, street beggars and persons soliciting alms or subscriptions, hawking and peddling, horse racing and immoderate driving or riding, privies and other offensive or unwholesome nouses or places, and the removal, cleans-ing and abatement of the same, bathing in public waters, and the preservation of public health, and the cleanliness of the city, was

then adopted by the following vote : Ayes-Ald. Coughlin, Marson, Watson, Fritzsche, Elliott, Foley, Mandeville, Weider, Kelly-9

Nays-0

Ald. Mandeville.asked for unanimous consent to introduce a penal ordinance relating to vice and immorality, public peace and good order, disorderly, gaming and bawdy houses, instru ments and devices used for gaming, billiard tables and bowling alleys and gaming.

Ald. Elliott in the chair.

Receiving unanimous consent, Ald. Mandeville presented the following :

An Ordinance relating to vice and immorality, public peace and good order, disorderly, gaming and bawdy houses, instruments and devices used for gaming, billiard tables and bowling alleys and gaming.

The Common Council of the city of Rochester do ordain as follows:

Section 1—Any person who shall be guilty of keeping, maintaining, or being an inmate of, or in any way connected with, or in any way contribuany way connected with, or in any way contribu-ting toward, or to the support of, or abetting, en-couraging, aiding, frequenting or, except he be one of the officers named in section 7 of this ordi-nance, being found in any disorderly house, house of ill-fame, bawdy house or place for the practice of fornication, within the limits of the city of Rochester, or knowingly own, or being interested as proprietor or landlord of any such house er place, shall, on conviction, be hable to be fined in any sum not, exceeding one hundred dollars for any sum not exceeding one hundred dollars for each offense.

Section 2-Any female who shall be convicted Section 2—Any female who shall be convicted of being an inmate of any house of ill-fame, bawdy house, or place for the practice of formication, or shall be found loitering or strolling in, upon or around the public streets, lanes or alleys of the city of Roch-ester by day or night, without any regular lawful business, or who shall be convicted of being a prostitute within said city, shall be subject to a penalty and be fined in a sum of money not less than ten dollars nor more than fifty dollars for each offence.

That ten donate are according to the section 3. No person keeping an alley, com-monly called a mine-pin alley, bowling alley, or billiard or pool table for revenue within the city of billiard or pool table for revenue within the city of billiard or pool table for revenue within the city of Rochester, shall permit any game to be played thereon after twelve o'clock at night, or before eight o'clock in the morning; nor shall any such person suffer or permit any minor or apprentice to play at such alley or table at any time whatever, under a penalty and fine of five dollars for each offense.

Section 4. Any person who shall keep a dis-orderly or a gambling house, or a room or rooms, within the citv of Rochester, for either, or both of these purposes, shall, upon conviction therefor, pay a penalty of and be fined not less than fifty collers, or more than one hundred dollars for dollars, nor more than one hundred dollars, for each offense

Section 5. Any person who shall have or keepa house, building or place in the city of Rochester, in which any E O. table, keno table, faro bank, shuffle board, bagatelle, playing cards, or any instrument, device or thing employed for gambling, shall, by, or with the consent or permission of such person, his or her agents, or servants, be kept or used, whereon or with which money shall in any manner be played for, shall be subject to a penalty of and be fined not less than fifty dollars nor more than one hundred dollars, for each offense

Section 6. Any person who shall play for liquor, beer, wine, ale, cider, or other article, or permit the same to be played for, as above stated, within the limits of the city of Rochester, shall be subject to a penalty of and be fined not less than five dol-lars not more than fifty dollars for each offense.

section 7. Any owner or keeper, or any person within any disorderly or gambling house, room or rooms, building or place within the city of Roch-ester, who shall refuse to permit the Mayor, any Alderman, the Police Justice, Chief of Police or any Policeman to euter the same, or who shall ob-struct or resist any of the aforesaid officers (or per-sons summoned by them to assist) in entering such sons summoned by them to assist), in entering such place or in the seizure of any instruments or devices employed in gambling in any such place or places, shall be subject to a penalty of and be fined not less than ten dollars, nor more than one hundred dollars, tor each offense.

Section 8. Any person who shall act as dealer, game-keeper, or player in any gambling or banking game, where money, or any article representing money, is dependent upon the result, or shall be an impact of on investigation of the second se inmate of, or in any manner abet, encourage, aid, inmate of, or in any manner abet, encourage, and, or contribute toward, or to, any gambling house, building, room or rooms, or frequent, or, except the be one of the officers named in section seven of this ordinance. be found in any such house, build-ing, rooms or rooms, under and shall be subject to a penalty of and be fined not less than ten dol-lars nor more than one hundred dollars for each offense. offense.

Section 9. Any person who shall appear in a state of nudity, or in an indecent or lewed dress, or in a dress not belonging to his or her sex, or willfully in a dress not belonging to his or her set, or will uny and lewally expose his or her person, or the private parts thereof, in any public place, street, avenue, highway, lane or alley, where others are present, within the city of Rochester, shall, on conviction, he liable to a penalty of and be fined not less than and allers, nor more than Strudular for each five dollars, nor more than fifty dollars, for each offense

Section 10. Every execution issued upon a judgment recovered for a violation of this ordinance. ment recovered for a violation of this ordinance, or any provision thereof, except as is hereinbefore otherwise specially provided, shall command the amount to be made of the property of the defend-ant, if any such can be found, and, if not, then to commit the defendant to the Monroe county peni-tentiary, and any person violatine any provision of this ordinance and failing to pay the penalty and fine imposed therefor, shall be imprisoned in said nemitentiary for a term of not proceeding one penitentiary for a term of not exceeeding one hundred days

Section 11. This ordinance shall take effect immediately.

Adopted by the following vote:

Ayes-Ald. Coughlin, Marson, Watson, Fritzsche, Elliott, Foley, Selye, Mandeville, Weider, Kelly-10. Nays-0.

Ald, Mandeville moved that the messenger compel the attendance of the members of the Board. Adopted.

Ald. Mandeville asked unanimous consent to introduce a penal ordinance to prohibit, restrain and regulate all sports, exhibitions of natural or artificial curiosities, caravans of animals, theatrical exhibitions, circuses or other performances and public exhibitions for Unanimous consent being given, Ald. monev. Mandeville presented the following:

- AN ORDINANCE to prohibit, restrain, and regu-late all sports, exhibitions of natural or artificial curiosities, caravans of animals, theatrical exhi-bitions, circuses, or other public performances and exhibitions for money.
- The Common Council of the City of Rochester do or-dain as follows :

Section 1. No person, or company of persons, shall exhibit or perform for gain or profit, any theatrical or circus representations or exhibitions, or any paintings, animal or animals, or other natural or artificial curiosity, or any puppet show, wire or rope dance, or any other idle show, acts or feats which common showmen, mountebanks or jugglers usually practice or perform, or any concert, musical entertainments, exhibitions or dances, or series of lectures for private emolument or gain, or series of lectures for private emolument or rain, or conduct any roller stating rink for private emol-ument or gain, within the limits of the city of Rochester, without first having obtained a license for the same from the Common Council of said city; and no owner or occupant of any house, out-house, yard or other place within said city shall furnish or allow the same to be used for the ac-commodation of such exhibition or performance, unless such license shall be obtained as aforesaid, under a penalty and fine of fifty dollars for each offense. offense.

Section 2. Every execution issued upon a judgment recovered for a violation of this ordinance, or any provision thereof, except as is hereinbefore otherwise specially provided, shall command the amount to be made of the property of the defend-ant, if any such can be found, and if not, then to commit the defendant to the Monroe County Pentientiary; and any person violating any provision of this ordinance, and failing to pay the penalty and fine imposed therefor, shall be imprisoned in said penitentiary for a term of not exceeding one hundred days. Section 3. This ordinance shall take effect imme-

diately.

The foregoing ordinance was adopted by the following vote :

Ayes-Ald. Coughlin, Marson, Watson, Fritzsche, Elliott, Foley, Selye, Mandeville, Weider-9. Nays-0.

Ald. Mandeville asked unanimous consent to introduce a penal ordinance relating to markets, slaughter houses, and the vending of wood, coal or other fuel, meats, vegetables, fruit, fish, poultry, milk, and provisions of all kinds. Unanimous consent being granted, Ald. Mandeville presented the following:

AN ORDINANCE relating to markets, slaughter-houses, and the vending of wood, coal, or other fuel, mears, vegetables, fruit, fish, poultry, milk and provisions of all kinds.

The Common Council of the City of Rochester, do ordain as follows:

SECTION 1. No person, except such as may from time to time be licensed by the Common Council to time to time be inclused by the common Council to sell meat, shall sell any fresh meat within the city (venison, wild game, pork in the hog, poultry, and offals of hogs, consisting of fat, ears, snouts and spare ribs, sold by persons being packers of pork, excepted), under a penalty and fine of ten dollars for each offence

for each offence. \$2. No person, except as hereinafter provided, shall, by himself, his agent or servant, sell or exbeef or other meats, (venisor, pork in the hoc, wild game, poultry, dried, smoked and other cured meats excepted), at any other place than at the place designated in his license, and any person who shall violate the prohibitions in this section, shall forfeit and pay a penalty of and be fined ten dollars for each offense.

Nothing, however, contained in either of the two preceding sections shall prevent the sale within the city of fresh and wholesome meats by the quarter, by farmers who have raised or fattened the same upon their own farms.

\$ 3. Every license granted under this ordinance shall expire on the first day of July next after the

\$ 3. Every normed is tay of July next and shall expire on the first day of July next and shall expire on the first day of July next and shall expire a shall be granted.
\$ 4. No person shall sell or expose for sale at retail in the city of Rochester, any unwholesome, stale, emachated, blown, stuffed, tainted, putrid or diseased meat, poultry, fish or provisions, nor any poultry not drawn and perfectly dressed, except it be alive, nor any live or slaughtered calf or calves, nor the veal or flesh of any calf or calves, unless such calf or calves, if alive shall be at least four weeks old, the shall be at least four weeks of the shall be shall be at least four weeks four weeks of the shall b caives, unless such calf or calves, if alive, shall be at least four weeks old, or if slaughtered, shall have been at least four weeks old before baving been so slaughtered, un-der the penalty and fine of fifty dol-lars for each offence; and the meat, posed for sale and herein prohibited, may upon view by the Meat Inspector be seized and de-stroyed; and it shall be his duty so to seize and destroy the same, and to report to the City Attor-ney the name of any person violating the provis-ions of this section for prosecution. \$ 5. No person shall sell or deliver within the City of Rochester, impure, adulterated or watered milk.

of Rochester, impure, adulterated or watered milk, of nonester, impure, authenticated or watered mina, under a penalty of ten dollars for each offence. And no person shall bring into said city, for sale or delivery therein, milk in fithy or unwholesome cans or other vessels, under a penalty and fine of

ten dollars for each offence. \$ 6. All meats sold by weight shall be weighed by weights sealed by the city sealer. within the preceding six months, under penalty of five dollars for each offence.

for each offence. § 7. Every person licensed to sell meat shall keep inside of h's locker, and the table of his stall or standing, and the place where his meats may lie, clean and free from filth and dirt, and shall also keep clean the floors of his market house, under the penalty and fine of five dollars for each of-fense; and the Meat Inspector shall have access at all times to any market house, under the pen-alty and fine of five dollars, to be paid by any person who shall refuse such access. § 8. No verson shall, for a longer space of time

\$ 8. No person shall, for a longer space of time

than ten minutes, expose or suffer, or cause to be exposed, or remain in any street or upon any sidewalk, road or alley, or in front of any market in the city of Rochester, any lamb, sheep, calf, or any other animal; nor shall any person bring to market or expose for sale any lamb, sheep, calf or poulty, except in a box, rack or guard so that such animal may stand erect, under a penalty and fine of five dollars for each offecce.

9. No person shall build, make or use, or cause or permit to be built, made or used, aug slaughterhouse within said city, without permission from the Common Council, under a penalty and fine of fifty dollars for each offerce.

5 10. A copy of this ordinance (to be furnished by the City Clerk) shall be fastened up in a conspicuous place in each licensed market in the city; and any person who shall intentionally deface, destroy or remove the same, shall forfeit and pay a penalty of ten dollars for each offence. **8** 11. ? he Meat Inspector shall, at the first meet-

\$ 11. The Meat Inspector shall, at the first meeting of the Common Council in January, April, July and October render to the Common Council a report of the rumber of outstancing leases and licenses for the sale of meat the persons to whom granted, or then holding the same, the amount of rent raised therein and due thereon, the amount reserved during the previous quarter. **\$ 12.** The stands for the sale of hav. fodder.

§ 12. The stands for the sale of hay, fodder. straw and wood, shall be designated and appointed by the Executive Board. No person shall stand or wait with any wagon, sled or other vehicle loaded with hay, straw or wood, at any other place in said city than the stands so designated, under a fine and penalty of five dollars for each offense.

The Street Superintendent shall have the re-rulation and control of such stands, and all persons having charge of t-ams thereon, shall place the same in such positions as he shall direct, under a fine and penalty of three dollars for each offence.

§ 13. Every execution issued upon a judgment recovered for a violation of this ordinance, crany provision thereof, except as is hereinbefore otherwise specially provided, shall command the amount to be made of the property of the defendant, if any such can be found, and if not, then to commit the defendant to the Morroe county penitentiary and any person violating any provision of this ordinance and failing to pay the penalty and fine imposed therefor, shall be imprisoned in said Penitentiary for a term of not exceeding one hundred days.

days. \$ 14. This ordinance shall take effect immediately.

The foregoing orcinance was then adopted by the following vote:

Ayes-Ald. Coughlin Marson, Foley, Selye, Manpeville-5.

Nays-Ald. Watson, Fritzsche, Elliott. Weider -4.

Ald. Mandeville asked unanimous consent to introduce an ordinance relating to the storage of gunpowder and other combustible substances, and the sale and use thereof, and of firecrackers and fireworks manufactured or prepared therefrom, the exhibition of fireworks and the discharge of firearms. Receiving unanimous consent, Ald. Mandeville presented the following :

AN ORDINANCE relating to the storage of gunpowder and other combustible substances, and the sale and use thereof, and of firecrackers and fireworks manufactured or prepared therefrom; the exhibition of fireworks and the discharge of firearms:

The Common Council of the City of Rochester do ordain as follows:

Section 1. No powder shall be stored within the corporate limits of the city of Hochester, except within a building constructed of stone, brick or iron, which building shall stand and be at least 600 feet from any public street. highway, public place or building, and no powder shall be so stored unless consent to the storage thereof and to the place of

such storage shall be given by the Fire Marshal of the citr of Rochester. Not more than 500 pounds of powder shall be stored, as herein provided, at any one time.

any one time. Section 2. No person shall, under a penalty and a fine of fifty dollars for each offense, keep upon sale in, or about any place or oniiding within the corporate limits of the city of Rochester, any powder, or any of its products, without first having or tained a license therefor from the Common Council of the city of Rochester: and any person or persons who shall have obtained such license, may, under the direction of the Fire Marshal, keep on sale in such portion of the building or buildings owned and occupled by such person or persons, as the Fire Marshal shall designate, not more than one hundred pounds of powder at any one time. Such powder thus stored, shall be kept in a box construction of boiler iron, which iron used in the construction of said box shall not be less than three-sixteenths of an inch in thickness, and which box shall be lined with wood or zinc. The cover of said box, shall likewise be constructed of boiler iron of at least the thickness aforesaid, and shall be attached to said box, in such manner as to render said box, when closed, as nearly air tight as possible, which soid box shall be provided with iron wheels at least is inches in diameter, securely attached to the same in such manner as to enable said box to be readilk moved from place to place.

Section 3. No license fee shall be charged to any person or persons to whom a license shall be duly granted, as berein provided.

granted, as herein provided. Section 4. No nitro-giveerine, dynamite, giant powder, or other high explosive compounds or any combination or preparation thereof or of any of them shall be stored or kept on sale within the corporate limits of the city of Rochester, under a fine and penalty of titty dollars for each offense. Section 5. No person shall fire or set off or exlode any curpowder, preparation creeker south

Section 5. No person shall fire or set off or explode any gumpowder preparation, cracker, squib, rocket or firework, or fire any pistol, gun or cannon, or throw any fire-ball, or make any bonfire, or aid or abet theirein, in any part of the city of Rochester, under a penalty and fine of five dollarsfor each offense. But this section may be suspended in any particular, and as to any person, in the discretion of the Mayor of said city.

Section 6. No person shall sell, or keep, or expose for sale any gun powder, or India or China or other firecrackers, rockets, or other preparationsof gunpowder, within the limits of the city of Rochester, without a license from the Common Council of said city first being had or obtained. under a penalty and fine of twenty-five dollars for each offense.

Section 7. Any person who shall violate any of the provisions of sections one and two aforesaid, shall forfeit and pay a penalty of and be fined fifty dollars for each offense.

Section 8. Every execution issued upon a judgment recovered for a violation of this ordinance, or any provision thereof, except as is hereinbefore otherwise specially provided, shall command the amount to be made of the property of the defendant, if any such can be found, and, if not, then to commit the defendant to the Monroe County Penitentiary, and any person violating any provision of this ordinance and failing to pay the penalty and fine imposed therefor, shall be imprisoned in said Penitentiary for a term of not exceeding one hundred days. Section 9. This ordinance shall take effect imme-

Section 9. This ordinance shall take effect immediately.

Adopted by the following vote :

Ayes-Ald. Coughlin, Marson, Watson, Fritzsche. Elliott, Foley, Selye, Mandeville, Weider-9.

Nays-0.

Ald. Marson moved that the ordinance relating to markets, slaughter houses, vending of wood, coal, fruits, meats, vegetables, fish, poultry, milk and provisions of all kinds be reconsidered. Adopted.

Ald. Marson moved that Section 12 of said ordinance be amended by inserting the word "vegetables" after the word "straw" whereever the same occurs therein.

Adopted by the following vote : Aves-Ald. Coughlin, Marson, Ayes-Ald. Coughlin, Marson, Fritzsche. Elliott, Selye, Weider-7. Watson,

Nays-Ald. Foley, Mandeville-2. The ordinance as thus amended was adopted

by the following vote Ayes—Ald. Coughlin, Marson, Fritzsche, Elliott, Selye, , Weider—7. Watson,

Nays-Ald. Foley, Mandeville-2

Ald. Mandeville asked for unanimous consent to introduce a penal ordinance to restrain and regulate the running at large of horses, cattle, dogs, swine and other animals, and geese and other poultry. Unanimous consent being granted Ald. Mandeville presented the following:

AN ORDINANCE to restrain and regulate the running at large of horses, cattle, dogs, swine and other animals, and geese and other poultry.

The Common Council of the City of Rochester do ordain as follows:

Section 1. No owner or possessor of any swine horses, sheep, goats, cows or other catile, shall suffer any such animal or animals to run or to be let at large in any of the public streets, lanes, alleys or parks within the city of Rochester, nor drive the same in. through or upon any of the public streets, lanes, alleys or parks within said city between the hours of six o'clock in the forenoon and seven o'clock in the afternoon, unless the same are tethered and held in hand by the person or persons having them in charge, under a penalty and fine of one dollar for each animal so untethered, running or being at large, for each offense. Section 2. No owner or possessor of any goose

or geese, ducks or other fowls shall suffer or permit any such fowls to run or to be at large in any of the public streets, lanes, alleys or squares within the city of Rochester, under a penalty and fine of twenty-five cents for each fowl, etc., so run-

Inte of twenty-invected for each offense. Section 3. No dog shall be permitted to go abroad in any of the public streets, squares, lanes, alleys or public places within the limits of the city of Rochester without being led and securely confined by a chain or string, or properly muzzled, un-der a penalty and fine of ten dollars for each offense, to be recovered against the owner or pos

rense, to be recovered against the owner or pos-sessor of such dog, or the person who harbored such dog within two days previous to the time of such dog being found so going abroad. Section 4. The owner of every dog shall provide a collar for it, upon which his or her name shall be legibly printed or engraved, and cause the same to be worn by the dog whenever it is at large in any public street, lane, alley or square within the limits of the city of Rochester. under a nemalty and fine public street, lane, alley or square within the limits of the city of Rochester, under a penalty and fine ot five dollars. Every unmuzzled dog found going abroad in any of said public streets or places in said city, between the first days of April and No-vember in any year, may be seized, shot or killed by such persons as the Common Council shall designate for such purpose.

designate for such purpose. Section 5. Every execution issued upon a judg-ment recovered for a violation of this ordinauce, or any provision thereof, except as is hereinbefore otherwise specially provided, shall command the amount to be made of the property of the defend-ant, if any such can be found, and if not then to commit the defendant to the Monroe County Peni-tentiary; and any person violating any provision of this ordinance and failing to pay the penalty and fine imposed therefor shall be imprisoned in said nenitentiary for a term of not exceeding one said penitentiary for a term of not exceeding one hundred days. Section 6. This ordinance shall take effect imme-

diately.

The foregoing ordinance was adopted by the following vote; 73

Ayes-Ald. Coughlin, Marson, Watson, Fritzsche, Foley, Selye, Mandevile. Weider-8. Nay-Ald, Elliott-1.

EXECUTIVE BUSINESS.

Ald. Watson moved that the Council proceed to appoint commissioners of deeds, and that the Clerk cast the ballot. Adopted by the following vote:

Ayes-Ald. Coughlin, Marson, Watson, Fritzche, Elliott, Foley, Selye, Mandeville, Weider-9.

Nays-0.

The following named gentlemen, having re-ceived the concurrent vote of the Common Council, were declared duly appointed: A. B. Rapalje, J. T. Nientimp, Charles F. Hetzel, F. M. Cole, Anson S. McNab. By Ald. Elliott--

ROCHESTER, N. Y., Oct. 26, 1886. To the Honorable the Common Council of the City of Rochester:

I hereby tender my resignation as Constable of the Seventh ward. city of Rochester. Very respectfully, WM. H. DANFORD,

Accepted. Ald. Mandeville moved that the Common Council proceed to elect a constable for the Seventh ward. Adopted.

Ald. Mandeville nominated Herschel V. Filkins

Herschel V. Filkins was named by Ald. Coughlin, Marson, Watson, Fritzsche, Elliott, Foley, Selye, Mandeville, Weider-9.

MISCELLANEOUS BUSINESS.

By Ald. Coughlin-Resolved, That the license for roller skating rinks be fixed at the sum of one hundred (\$100) dollars per year; and for opera houses and balls giving theatrical exhibitions the license fee be and the same is hereby fixed at twenty five (25) dollars per annum; and the City Clerk is hereby directed to enforce the collection of licenses immediately. Adopted.

By Ald. Selye-Resolved, That the Execu-tive Board be, and they are hereby authorized aud directed, to extend the water mains in Locust street from their present termination at lot No. 33 west 220 feet, according to the prayer of their petition, provided there is suf-ficient left in the water funds after the work is completed that has been heretofore authorized. Adopted.

On motion of Ald. Coughlin the Council adjourned. PETER SHERIDAN, City Clerk.

In Common Council - Nov. 2, 1886.

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present – Ald. Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Mandeville, Kelly, Schaeffer-9.

Absent-Ald. Coughlin, Selye, Foley, Swikehard, Weider, Stein, Bohrer-6.

APPROVAL OF THE CLERK'S MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings

Ald. Kelly moved that the board proceed to business under the head of reports of standing committees. Adopted.

FINANCE BUDGET No. 7.

ROCHESTER, N. Y., Nov. 2, 1886.

By Ald. Watson-Resolved, That in pursuance

of section 58 of the City Charter, the City Clerk b and he hereby is directed to draw warrants on th City Treasurer, in favor of the following name persons, for the amounts set opposite their re spective names, and that the City Treasurer b and he hereby is directed to pay said warrant when there are funds applicable, and charge th proper funds as follows: 4

CONTINGENT FUND.

MISCELLANEOUS ACCOUNTS.	
Union and Advertiser, printing blanks\$	45 (
Union and Advertiser, printing blanks (civil service)	12 0
James J. Coughlin, serving notices	
James J. Coughlin, serving notices Chas. E. Morris, stationery	53 (122 4
Union and Advertiser, printing Elwood	
case	67 5
case. John C. Moore, binding assessment rolls	53 5
Union and Advertiser, printing budget	
blanks.	50
Dianas. Union and Advertiser, publishing proceed- ings to Oct. 1st. Elwood & Brien, repairing (surveyor) James Kavanaugh, hack hire (surveyor) S. A. Millington, lettering Rochester Herald Publishing Company, publishing notices	875 (
Elwood & Brien renairing (surveyor)	4
James Kavanaugh, hack hire (surveyor).	3 (
S. A. Millington, lettering	9 (
Rochester Herald Publishing Company,	
publishing notices	17 (
publishing notices	100 (
to Oct. 1st	100 (
veyor)	22
Samuel Knowles, hack hire	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
John A. Davis, disbursements Ivan Powers, disbursements Williamson & Higbie, stationery, City At-	129 6
Ivan Powers, disbursements	65 6
Williamson & Higbie, stationery, City At-	
torney's office	41 8
torney's office Williamson & Higble, stationery, City At-	44 9
torney's office Williamson & Higble, stationary, clerk's	44 1
office	148 7
office Williamson & Higbie, st tionary, Sur-	110
veyor	48 7
PAY ROLL FOR THE MONTH OF OCTOB	ER
	275 (
C. R. Parsons, Mayor	375 (
F. P. Alien. Dep. Treasurer	166 6
H. B. James, clerk, Treasurer's office	
C. R. Parsons, Mayor	83 8
C. M. Doutino,	66 6
A. D. Davis,	60 (
C. J. McDonald, Charles Kondolf,	58 8
Unaries Kongon	
Twon Powers City Attorney	33 8
Ivan Powers, City Attorney Henry J. Sullivan, ass't Dist. Att'y	333 8
Ivan Powers, City Attorney Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher	333 8 133 8
Ivan Powers, City Attorney Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm, J. Burke, clerk, City Attorney	333 8 133 8 75 (70 (
Ivan Powers, City Attorney Henry J. Sullivan, as't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attorney I. F. Quinby, City Surveyor	333 3 133 3 75 (70 (191 6
Ivan Powers, City Attorney	333 3 133 3 75 (70 (191 6 100 (
Ivan Powers, City Attorney Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stougrapher Wm. J. Burke, clerk, City Attorney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett,	333 3 133 3 75 (70 (191 6 100 (75 (
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. W. Race,	333 3 133 3 75 (70 (191 6 100 (75 (63 3
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. W. Race, Ambrose Redman,	333 3 133 3 75 (70 (191 (100 (75 (63 3 63 3
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stougrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. W. Backett, Wm. W. Backett, Ambrose Redman, John Kenyon.	333 3 133 3 75 (70 (191 6 100 (75 (63 3 63 3 54 1
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. M. Race, Ambrose Bedman, John Kenyon, Wm. M. Rebasz,	333 3 133 3 75 (70 (191 6 100 (75 (63 3 63 3 54 1 75 (
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. M. Race, Ambrose Bedman, John Kenyon, Wm. M. Rebasz,	$\begin{array}{c} 333 \\ 133 \\ 75 \\ 70 \\ 0 \\ 191 \\ 0 \\ 100 \\ 75 \\ 63 \\ 63 \\ 54 \\ 10 \\ 75 \\ 63 \\ 54 \\ 10 \\ 75 \\ 63 \\ 54 \\ 10 \\ 75 \\ 63 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ $
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. M. Race, Ambrose Bedman, John Kenyon, Wm. M. Rebasz,	$\begin{array}{c} 333 \\ 133 \\ 75 \\ 70 \\ 0 \\ 191 \\ 0 \\ 100 \\ 75 \\ 63 \\ 63 \\ 54 \\ 10 \\ 75 \\ 63 \\ 54 \\ 10 \\ 75 \\ 63 \\ 54 \\ 10 \\ 75 \\ 63 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ $
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. M. Race, Ambrose Bedman, John Kenyon, Wm. M. Rebasz,	$\begin{array}{c} 333 \\ 133 \\ 75 \\ 770 \\ 770 \\ 191 \\ 100 \\ 75 \\ 63 \\ 54 \\ 75 \\ 54 \\ 75 \\ 48 \\ 225 \\ \end{array}$
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. W. Race, Ambrose Redman, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wall, Louis Y. McConnell, L. A. Pratt. City Assessor	$\begin{array}{c} 3 \\ 3 \\ 3 \\ 1 \\ 3 \\ 3 \\ 75 \\ 0 \\ 75 \\ 0 \\ 75 \\ 0 \\ 75 \\ 0 \\ 75 \\ 0 \\ 63 \\ 1 \\ 0 \\ 75 \\ 0 \\ 63 \\ 1 \\ 0 \\ 25 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \end{array}$
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. W. Race, Ambrose Redman, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wall, Louis Y. McConnell, L. A. Pratt. City Assessor	$\begin{array}{c} 333 \\ 133 \\ 133 \\ 75 \\ 770 \\ 191 \\ 6 \\ 100 \\ 775 \\ 63 \\ 54 \\ 755 \\ 63 \\ 54 \\ 755 \\ 255 \\ 225 \\ 225 \\ 225 \\ 225 \\ \end{array}$
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher	$\begin{array}{c} 3 \\ 3 \\ 3 \\ 3 \\ 1 \\ 3 \\ 3 \\ 75 \\ 0 \\ 191 \\ 0 \\ 100 \\ 0 \\ 75 \\ 0 \\ 3 \\ 54 \\ 100 \\ 0 \\ 255 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ $
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher	$\begin{array}{c} 333 \\ 333 \\ 133 \\ 75 \\ 70 \\ 0 \\ 191 \\ 0 \\ 100 \\ 0 \\ 75 \\ 63 \\ 3 \\ 54 \\ 100 \\ 0 \\ 255 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 220 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\$
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher	$\begin{array}{c} 333 \\ 333 \\ 133 \\ 75 \\ 70 \\ 70 \\ 191 \\ 100 \\ 75 \\ 100 \\ 75 \\ 63 \\ 354 \\ 100 \\ 75 \\ 255 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 200 \\ 75 \\ 10 \\ 200 \\ 75 \\ 10 \\ 200 \\ 75 \\ 10 \\ 200 \\ 10 \\ 200 \\ 10 \\ 200 \\ 10 \\ 200 \\ 10 \\ 1$
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. M. Race, Ambrose Redman, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, Louis Y. McConnell, L. A. Pratt. Ciry Assessor Valentine Fleckenstein, City Assessor Thos. E. White, Judge Municipal Court. Geo. E. Warver, W. F. Chandler, clerk Peter Sheridan, City Clerk.	$\begin{array}{c} 333 \\ 333 \\ 133 \\ 75 \\ 70 \\ 0 \\ 191 \\ 0 \\ 100 \\ 0 \\ 75 \\ 63 \\ 3 \\ 54 \\ 100 \\ 0 \\ 255 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 225 \\ 0 \\ 220 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\$
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. M. Race, Ambrose Redman, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, Louis Y. McConnell, L. A. Pratt. Ciry Assessor Valentine Fleckenstein, City Assessor Thos. E. White, Judge Municipal Court. Geo. E. Warver, W. F. Chandler, clerk Peter Sheridan, City Clerk.	$\begin{array}{c} 333 \\ 333 \\ 133 \\ 750 \\ 700 \\ 700 \\ 100 \\ 100 \\ 750 \\ 633 \\ 353 \\ 633 \\ 543 \\ 750 \\ 200 \\ 2250 \\ 2250 \\ 2250 \\ 2250 \\ 2250 \\ 2250 \\ 2250 \\ 2250 \\ 2250 \\ 2250 \\ 2250 \\ 2250 \\ 200 \\ 106 \\ 100 \\$
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. M. Race, Ambrose Redman, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, Louis Y. McConnell, L. A. Pratt. Ciry Assessor Valentine Fleckenstein, City Assessor Thos. E. White, Judge Municipal Court. Geo. E. Warver, W. F. Chandler, clerk Peter Sheridan, City Clerk.	$\begin{array}{c} 333 \\ 333 \\ 133 \\ 133 \\ 775 \\ 70 \\ 100 \\ 100 \\ 63 \\ 35 \\ 100 \\ 255 \\ 100 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 166 \\ 100 \\ 166 \\ 100 \\ 166 \\ 100 \\ 10$
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. M. Race, Ambrose Redman, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, Louis Y. McConnell, L. A. Pratt. Ciry Assessor Valentine Fleckenstein, City Assessor Thos. E. White, Judge Municipal Court. Geo. E. Warver, W. F. Chandler, clerk Peter Sheridan, City Clerk.	$\begin{array}{c} 333 \\ 333 \\ 133 \\ 133 \\ 775 \\ 70 \\ 100 \\ 100 \\ 775 \\ 63 \\ 35 \\ 100 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 200 \\ 100 \\ 100 \\ 166 \\ 100 \\ 66 \\ \end{array}$
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. M. Race, Ambrose Redman, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, Louis Y. McConnell, L. A. Pratt. Ciry Assessor Valentine Fleckenstein, City Assessor Thos. E. White, Judge Municipal Court. Geo. E. Warver, W. F. Chandler, clerk Peter Sheridan, City Clerk.	$\begin{array}{c} 333 \\ 333 \\ 133 \\ 133 \\ 775 \\ 70 \\ 100 \\ 100 \\ 63 \\ 35 \\ 100 \\ 255 \\ 100 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 166 \\ 100 \\ 166 \\ 100 \\ 166 \\ 100 \\ 10$
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher	$\begin{array}{c} 333 \\ 333 \\ 133 \\ 755 \\ 775 \\ 100 \\ 775 \\ 633 \\ 541 \\ 755 \\ 633 \\ 255 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 200 \\ 166 \\ 100 \\ 166 \\ 100 \\ 66 \\ 66 \\ \end{array}$
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, stongrapher	$\begin{array}{c} 3.33 \\ 3.33 \\ 1.$
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, stongrapher	$\begin{array}{c} 333 \\ 333 \\ 133 \\ 755 \\ 775 \\ 100 \\ 775 \\ 633 \\ 541 \\ 755 \\ 633 \\ 255 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 225 \\ 200 \\ 166 \\ 100 \\ 166 \\ 100 \\ 66 \\ 66 \\ \end{array}$
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. Kace, Ambrose Redman, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, Louis Y. McConnell, L. A. Pratt. City Assessor Wm. Mahar, Valentine Fleckenstein, City Assessor Thos. E. White, Judge Municipal Court Geo. E. Warner, W. F. Chandler, clerk Peter Sheridan, City Messenger Frank D. Fay, Watchman City Hall John O'Leary, Engipeer Peter G. Miller, Janitor Front street Building A. H. Martio, Milk Inspector	$\begin{array}{c} 3.33 \\ 3.33 \\ 1.$
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. W. Race, Ambrose Redman, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, Louis Y. McConnell, L. A. Pratt. Ciry Assessor Thos. E. White, Judge Municipal Court Geo. E. Warver, Wm. Mahar, Valentine Fleckenstein, City Assessor Francis J. Irwin, City Messenger Wm. Matler, Asst. Frank D. Fay. Watchman City Hall John O'Leary, Engineer Peter G. Miller, Janitor Front street Building A. H. Martio, Milk Inspector Geo. A. Benton, Clerk Civil Service Com- mission	$\begin{array}{c} 3.33 \\ 3.33 \\ 133 \\ 75 \\ 75 \\ 75 \\ 75 \\ 75 \\ 75 \\ 75 \\ $
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. W. Race, Ambrose Redman, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, Louis Y. McConnell, L. A. Pratt. Ciry Assessor Thos. E. White, Judge Municipal Court Geo. E. Warver, Wm. Mahar, Valentine Fleckenstein, City Assessor Francis J. Irwin, City Messenger Wm. Matler, Asst. Frank D. Fay. Watchman City Hall John O'Leary, Engineer Peter G. Miller, Janitor Front street Building A. H. Martio, Milk Inspector Geo. A. Benton, Clerk Civil Service Com- mission	$\begin{array}{c} 3.33 \\ 3.33 \\ 133 \\ 75 \\ 75 \\ 75 \\ 75 \\ 75 \\ 75 \\ 75 \\ $
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Surveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. W. Race, Ambrose Redman, John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, Louis Y. McConnell, L. A. Pratt. Ciry Assessor Thos. E. White, Judge Municipal Court Geo. E. Warver, Wm. Mahar, Valentine Fleckenstein, City Assessor Francis J. Irwin, City Messenger Wm. Matler, Asst. Frank D. Fay. Watchman City Hall John O'Leary, Engineer Peter G. Miller, Janitor Front street Building A. H. Martio, Milk Inspector Geo. A. Benton, Clerk Civil Service Com- mission	$\begin{array}{c} 3.33 \\ 3.33 \\ 133 \\ 75 \\ 75 \\ 75 \\ 75 \\ 75 \\ 75 \\ 75 \\ $
Henry J. Sullivan, ass't Dist. Att'y E. D. Smith, Stongrapher	$\begin{array}{c} 3.33 \\ 3.33 \\ 133 \\ 75 \\ 75 \\ 75 \\ 75 \\ 75 \\ 75 \\ 75 \\ $

be	Industrial School.	412 80
he	Rochester Ornhan '' ''	368 46
ēd	Rote Staters of Mercy, Home to I ladustry, Home tor the Friendless, Church Home, St. Mary's Orphan Asylum St. Patrick's Grainger, & Smyth, Bros., meat. F. J. Schleyer, meat, Curran Bros., Kane Bros.	706 15
e-	Home of Industry,	706 15 341 66 130 00 500 50
be	Home for the Friendless,	130 00
nts	Church Home,	500 50
he	St. Mary's Orphan Asylum	4,009 14
1	St. Patrick's	893 48
÷ .	Granger, & Smyth, Bros., meat	50 00
	Curren Brog	25 00 25 00
00	Kana Bros	207 58
	Fred Murr	20 50
00	Angust Witzel, bread	41 95
00	Fred Odenbach	94 10
48	Geo. Oppel,	18 77
	Home of Industry,	88 74
50	A. Hetner,	15 69
55	Fleckeastein Bros. bread	191 94
00	Geo. Englert, bread	79 21
00	M. Kiley, rent	1 00
00	Log Toobach mont	98 50
10	F Ritz ront	18 00
00	A J Anderson rent	12 00
ŏŏ	Mrs J.Killin, rent	15 00
	L. A. Hedges, burials	12 00
00	Jeffreys & Co., burials	25 00
	B. O'Reilly, burials	73 00
00	Pat'k Joyce, burials	74 00
	Henry Heavey, transportation	53 00
75	August Witzel, Bros., Fred Murr, August Witzel, bread. Fred Odenbach Geo. Oppel, Home of Industry, A. Hetuer, FleoKeastein Bros., bread. Geo. Englert, bread. M. Kiley, rent. Hugh J. Gaskin, rent. Jos. Lochner, rent. F. J. Anderson, rent. Mrs. J. Killip, rent. Jeffreys & Co., burials. Jeffreys & Co., burials. Herry Heavey, transportation. F. J. Amsden, W. C. Dickinson, coal.	$\begin{array}{r} 4 & 14 \\ 134 & 48 \end{array}$
00 60	F.J. Amsden, W. C. Dickmson, coal John Lutes, disbursements	134 48 32 89
60	John Bates, disbursements	0.00
	PAY ROLL MONTH OF OCTOBER.	
36	John Lutes, Overseer	\$141 66
	J. H. McGregor. clerk	66 66 66 66
90	Losoph Fagen	66 66
~~	J. H. McGregor. clerk Thos. Swanton, Joseph Eagan, George Hartel,	
75	George Hartel, Dr. D. H. Koch, City Physician	41 66
77	Charles R. Barber, City Physician	41 66
	·· A B (lumborta ·· ··	AT 88
	N. M. Collios, City physician	41 66
00	V.A. Hoard,	41 66
00		
66 23	Pomeroy P. Dickinson, Excise Comm'er C. Herzberger,	60 00 60 00
33	C. Herzberger, James Mailey, John H. Mason, clerk	60 00
66	John H. Mason, clerk	65 00
00	HEALTH FUND.	
33	Patrick Bradley, collecting garbage	\$228 00
33	Patrick Bradley, collecting garbage John W. Mason Wm. Rosengreen	228 00
33 33	Wm. Rosengreen	JI 4 00
00	John Baker	114 00
ŏŏ	Peter Hardy Jacob Bauber	114 00
66	Jacob Rauber	114 00
00	Daniel Hickey	114 00
00	John W., Mason John Baker Peter Hardy Jacob Rauber Daniel Hickey J. W. Maser Jacob Rein, naper	114 00
33	A W Boll conitorie	$114 00 \\ 4 00$
33	James B. Chamberlain repairing hose	10 30
16	Henry Heavey, board of horse. Sent	22 00
00 00	Oet	20 00
33	Daniel Hıckey J. W. Maser Jacob Stein, paper A. W. Bell, sanitarianrepairing hose James R. Chamberlain, repairing hose Henry Heavey, board of horse, Sept Geo. Weldon, curtains, etc	12 31
00	PAY ROLL MONTH OF OCTOBER.	
ŏŏ	Dr. J. J. A. Burke, Health Officer	\$75 00
00	PAY ROLL MONTH OF OCTOBER. Dr. J. J. A. Barke, Health Officer Alfred Wedd, Register	66 66
00	Messenger, messenger Otho Griswold, Inspector	33 33
00	Otho Griswold, Inspector	41 66
00	Geo. W. Hall, J. N. Harder,	41 66
00 66		41 66 41 66
66 00	Henry M. Heinold, keeper of Hope Hos-	-T 00
66	pital.	50 00
ŎŎ	Frank Gage, sewer flusher	41 66
66	John Galvin,	41 66
66	Wm.T.Kohlmetz, supt. of garbage	104 00
80	LAMP FUND.	
66 33	Brush Electric Light Co., lighting lamps,	
00	Rank	4,198 50
00	Brush Electric Light Co., lighting lamps,	
20	Oet	4, 485 75
00	Rochester Gas Co., lighting lamps, Aug	1,059 00 1,059 86
28	Inited Gas Imp. Co. lighting lange	1,099.90
22	onlined day runb. co., uguring ramps, cobe	342 00
	۵ (۱۹۵۵ م) (۱۹۵۵ - ۲۰۰۰) (۱۹۵۹ - ۲۰۰۰)	na na sana sa
	·	

F. Stone, freight F. Stone, L. Hamiin, hack	and cartage
C. R. Finnegan,	OLL MONTH OCTOBER. sup't electric light and
	PARK FUND.

Wm. Mitchell, care of parks Sept. and Oct. Miller & Holdridge, hack hire.....

CITY PROPERTY FUND.

Wm. Bassett, labor and material
E. Emerich, care of clocks to Nov. 1st
Jas. Field, repairing flag
John Walsh, plumbing, Front street bl'dg.
John Walsh. repairing etc., Front st. bl'dg
Geo. H. Nicholson, labor and material
George Weldon, curtains
J. T. Cox, cleaning carpets
Frederick Zimmer, insuring school 26
Rudolph Vay, insuring school 20 and 22
Hill & French, cordwood
Woodbury Engine Co., repairs to boilers
Hamilton & Mathews, carpet sweeper .
John Spitz, labor and material
Atkinson & Sykes, labor and material
F. J. Irwin, cleaning city hall

POLICE FUND.

P. C. Kavanagh, expenses F. S. Shaw case P. C. Kavanagh, expenses Italian murder
P. C. Kavanagh, expenses Geo. Laporte
case
P. C. Kavanagh, expenses Italian murder
case
Kavanagh and Hayden expenses Italian
murder case
Addie Mosher, washing August
Sept
Geo Long, expenses for Sept. and Oct
Standard Cab Co., services
Elwood & Brien, repairs of cells, &c
Maggie Gaffney, cleaning Sept
B. Frank Enos, expenses sept
John C. King, mats
Western Union Tel. Co., services Sept.,'86
Thos. A. Burchell, expenses Italian mur-
der case
S. A. Pierce, medical services
Cham & Course and anon house
Shaw & Sours, one span horses
Chas. McCormick, expenses
Jos. P. Cleary, expenses Sept
Peter Lauer, expenses Italian murder case
i otor matter, expenses rtanan mutuer ease

POLICE PAY ROLL-MONTH OCT.

Unaries MCCOrmick,	r, Police Justice Clerk nief Police Ass't Chief and Day
Benjamin C. Further	aptain rer, Lieutenant
John A. Baird, John E. McDermott	
Thomas Lynch, Henry Baker,	ective
Thos. A. Burchill, Peter Lauer, Joseph S. Roworth,	···
Pat'k C. Kavanagh, Thomas Dukelow, George Long,	Detrolucer
Older Oliver, Andrew Connolly, Robert Burns,	Patrolman,
Jacob Harter, Wm. P. O'Neil, John Mitchell,	······································
Ed. McDonough, Joseph St. Hellen, Charles E. Fowler,	••••••
•	

2 82	Wm. McKelvey,	••	75 00
14 85	Robert Sloan,	•• ••••••	75 00
4 00	John Dean.	•• •••• ••••	75 00
	Sam'l Schwartz	••••••••	75 00
	James A. Johnson		75 00
	Wm. Burgess, Chas. W. Peart, Chas. Hart,		75 00
	Chag W Doom	•• ••••••••	75 00
50 00	Chas. W. Feart,		75 00
	Chas. Hart,		75 00
1.1.1.1.1.1.1.1.1	WICh, Hynes		75 00
	Louis Nold, Peter Hess,		75 00
600 00	Peter Hess.		75 00
3 00	Oliver A. Voule		75 00
	Fred Kipphut,	•••	75 00
	Hiram Rogers,		75 00
	B the Course		12 50
88 74	Pat KJ. Cummings,		75 00
87 50	Pat'k J. Cummings, Benj. L. Stetson, Pat'k Caufield,	•• •••••••	75 00
140	Pat'k Caufield,		75 00
12 71	Pat'k Culligan, Wm. Murray,	••	72 59
44 23	Wm. Murray.		75 00
22 25	Mico. Englert.		75 00
3 73	Micu. Englert, John Sullivan,		75 00
16 88	Donnia Hogon		75 00
	Dennis Hogan,		15 00
50 00	John San, James E. Ryan, John Yaman, Mich. Zimmerman,	•••••••	70 00
80 00	Jonn Yaman,	••• •••••••	75 00
4 00	Mich. Zimmerman,	••	75 00
207 69	Geo. H. Kron,		$ \begin{array}{c} 75 & 00 \\ 75 & 00 \end{array} $
2 25	Geo. Liese,	•• ••••••••	75 00
132 50	Henry Baker, Jr.,		75 00 75 00
12 15	Mich. Fitzpatrick,		75 00
65 00	Wm Hillord		75 00
00 60	End We ter		10 00
	Fred waiter,		75 00
	Wm. Hillard, Fred Walter, John Bletzer,		75 00
0.15	Geo. Monr,		70 00
645	Geo. Monr, Edward O'Loughlin,		75 00
	Geo. Kleisley, Ed. J. O'Brien, John B. Davis,		75 00
972	Ed. J. O'Brien.		75 00
	John B. Davis		75.00
542			75 00
	John H Dana		75 00
13 97	John H. Dana, Wm. White, Ed. Van Vorst, John C. McQuatters,	•• •••••••	
10 01	wm. wmice.		75 00
58 65	Ed. van vorst.		75 00
	John C. McQuatters,	••• •••••••	75 00
3 00	Ferd. Griebel, John M. Reis Frank S. Skuse, Jacob Frank,		52 50
3 00	John M. Reis		75 00
914	Frank S. Skuse.		62 50
18 50	Jacob Frank.	••	$\begin{array}{ccc} 62 & 50 \\ 75 & 00 \end{array}$
3 50	John Wangman, John Monaghan,		75 CO
13 00	John Monaghan		75 00
8 13	Obea Siefford		75 00
5 00	Chas. Siefferd.	•••••••	10 00
41 34	Daniel Golding,	•••••••	75 00
TI 01	Michael Cain,	••• ••••••••	75 00
1 00	James P. Flynn,		75 00
4 68	Hugh Clark,	••• ••••••••	75 00
20 00	Wm. Laragy,	•• •••••••••	75 00
550 00	Wallace R. McArthur,	•• ••••••••••	75 00
166	Joseph Baker,		72 50
18 05	Chas. Stupp		75 00
6 85	Fred A. Klubertanz		75 00
	John E. Moran	•• ••••••	75 00
	Androw T Mounihon	•••••	75 00
	Anorew J. Moynman,		10 00
275 00	Joseph Baker, Chas. Stupp, Fred A. Klubertanz, John E. Moran, Andrew J. Moynihan, Theo H. Cazeau, Henry M. Meislohn, Chas. P. Player, Job. W. Chatfield, Court of court of		75 00
125 00	Henry M. Meislohn,		75·00
150 00	Chas. P. Player,		65 00
	Job. W. Chatfield,	•• •••••••	65 00
116 67		attendant and in-	
108 33	terpreter. Michael Hyland, turnke		85 00
85 00	Michael Hyland, turnke	V	75 00
85 00	Jacob Markey, janitor.		60 00
	John Coughlin,	Park police	
85 00	Albort Corber	Tark poile	65 00
85 00	Albert Gerber,		65 00
90 00	ALDERT H. JONES,		65 00
90 00	Isaac G. Lovitt.		65 00
90 00	Albert Gerber, Albert H. Jones, Isaac G. Lovitt, John Dean, two days		600
85 00	-		
90 00	EXECUTIVE	BOARD DEPARTM STER, Nov. 1, 188	ENT.)
90 00	Pour	STER, Nov. 1, 188	6
90 00	NUCHE	101 III 101. I, 100	. ,
2111 1111	,		

To the Common Council :

 90
 00

 90
 00

 90
 00

 90
 00

 90
 00

 90
 00

 70
 00

 75
 00

 75
 00

 75
 00

 75
 00

 75
 00

 75
 00

 75
 00

 75
 00

 75
 00

 75
 00

 75
 00

 75
 00

 75
 00

 75
 00

 75
 00
 The *ccompanying bills and estimates, as per the following statement, having been lawfully con-tracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to Sec. 148 of the City Charter.

Respectfully submitted, THOMAS J. NEVILLE, Clerk,

HIGHWAY FUND.

Street Department.

Pavroll for week ending Oct. 7, 1886	£1 11.	66
Oct. 14, 1886	1.0.3	4
··· ·· ·· Oct. 21, 1886	1 198	8
Oct. 14, 1886 Oct. 21, 1886 Oct. 28, 1886	541	6
žu	3,788	10
Monthly payro 1 for bridge tenders	350	
Whitmore, Rauber & Vicinus, paving stone,	, 000	
comont oto	69	9/
cement, etc Louis Ernst & Son, hardware	58	
H. H. Craig, surveyor's stakes	10	
H. A. Wingeler & Co. Loudmons	10	95
H. A. Kingsley & Co., bardware Buffalo, New York & Philadelphia R. R. Co.,	0	90
Bunalo, New York & Finadelphia R. R. Co.,	16	01
unloading street dirt, &c		00
W. W. Morrison, sand and Macadam tickets		
John G. Hetzler, stone, Hastings ave		
J. A. Weider, repairs to harness		80
J. L. Mott Iron Works, drinking fountain	29	
Chas. Well & Sons, repairs to tools		4(
N. H. Galusha, sewer grate		6(
Hamilton & Mathews, hardware	. 5	90
Post Express Printing Co., local improvement	÷	
vouchers	30	
Hollister Brothers, lumber	58	5(
A. J. Schwalpach, sand and gravel	119	20
Thos. J. Neville, clerk, disbursements	27	
S. B. Williams, oil	8	09
Geo. F. Flannery, agent, local improvement	;	
res's	6	00
James Dorsey, repairs to steam roller	48	25
Jacob Pfeiffer, repairs to picks	14	10
James R. Chamberlin, rubber boots, waste, &c.	:5	45
Wald+rt & Anscomb, nails	5	0
L. Murray Moore, Macadam	. 42	41
Wm. J. Steinhauser, pay roll, breaking Mac-		
adam	44	61
adam	5	17
J. B. Norris, sand and gravel	12	12
Adam Klein, repairs to tools	. 21	
Alfred P. Mann, repair tos harness		54
W. W. Morrison, printing annual reports of		
Executive Board	421	26
Edward Tanner, McAdam		
James H. Nellis,	124	
Clark Johnston, treasurer, maintenance of	P 1~1	~``
Nichola nark	50	n i
Nichols park		
nonse account	1,128	30
pense account	1,1.0	50
J. T. Bonesteel, rent of Frank street yard	39	
e. 1. Donoseco, tone of Flank Stleet yalu		-11
	\$6,715	90
And charge Highway Fund.	wv, 110	

And charge Highway Fund. Water Pipe Extension.

water 1 the Extension.		
Monthly pay roll for October. 1886 Donaldson Iron Co., cast iron pipe and specia	\$780 1	15
cast's	. 940	52
Buffalo Cast Iron Pipe Co., cast iron pipe, etc.	1 185	77
Florence Iron Works, hydrants and cast iron	1	••
metonning	1 0/8	16
water pipe Ludlow Valve Mf'g Co., valves	, 1, 040	20
Cornell Lead Co., lead	405	22
Cornell Lead Co., lead	. 400	99
Elizabeth Deverell, judgment and costs in sui		
against Wm. Fuller	. 157	
E E. Bausch & Son, sight level rod	8	50
T. J. Neville, clerk, paid for freight on water		
pipe, etc	. ≽ 40	93
pipe, etc William Dyer, est. No. 1. Schank ave. and	1	
Hon we of	175	00
David Clancy, est. No. 1, South Water st Wm. G. Reid, 3, Group 108, laying	375	60
Wm G Reid	,	~
waterning	750	00
waterpipe Wm G. Reid, est. No. 3, Group 111, laying		00
will G. Kelu, est. No. 5, Group III, Bying	500	00
water pipe Wm. G. Reid, est. No. 3, Group 112, laying	000	00
	5	
water pipe	. 100	00
Wm. G. Reid, est. No. 3, Group 113, laying	5	
water pipe Robert Stewart, est. No. 5, unloading and dis-	920	00
Robert Stewart, est. No. 5, unloading and dis-	-	
tributing pipe, etc	. 89	17
······································		
	\$8,948	00
And charge Water Pipe Fund.	.	
Water Works Department.		
Pay roll, operating expenses for the month of		

\$2,037	9
1,572	8
200	0
200	Õ
200	Ō
74	2
•••	
400	0
10	4

	Miller & Holdridge, horse hire	18 00
	Whitmore, Rauber & Vicinus, labor and mate-	
	rial, Charles Watsou, water rent rebate	113 25
	Charles Watsou, water rent rebate	25 82
66	National Meter Company, meters and topoirs	
41	to meters, etc. Bochest-r Bridge & Iron Works, girder bridge	367 50
82	Rochest r Bridge & Iron Works, girder bridge	
60	Nonese Tace, Water street Rochester German Brick & tile Company, brick for air velves.	722 00
-	Rochester German Brick & tile Company,	
49	brick for air valves	54 00
00	Rose & Eddy, hardware Woodbury, Morse & Co., turpen ine, oil, paint	3 82
a 4	Woodbury, Morse & Co., turpen ine, oil, paint	
24	brush. etc Union Water Meter Company, meters and re-	540
58	Union Water Meter Company, meters and re-	
00	pairs to meters Doy e & Gallery Company. coal, Mt. Hope Res-	341 19
95	Doy e & Gallery Company. coal, Mt. Hope Res-	
00	evoir. Bradshaw & Herzberger, coal pump house	23 75
00	Bradshaw & Herzberger, coal pump house	177 58
00	woodoury Engine Company, repairs to ma-	
80	chinery at pump house Robert Crennell, pay roll, horse hire, etc	120 87
9 0	Robert Crennell, pay roll, horse hire, etc	21 50
4 0	Rochester Printing Co, permit books	21 00×
6 0	J. R. Chamberlain, packing, &c., pump house	90 32
90	Weaver, Palmer & Richmond. hardware	2 61
90	M. Briggs & Son, sheet iron for pump house	1 20
0. I	Alexander Gray, coal and cartage	11 50
50	J. Emory Jones, repairs to machine y at pump	
20	house. Samuel Sloan, plumbing supplies Louis Ernst & Son, tape lines, &c.	34 19
71	samuel sloan, blumbing supplies	73 85
09	Louis Ernst & Son. tape lines, &c.	11 90
05	T. J. Neville, Clerk, disbursements for oats, &c	61 46
00 I	S. B. Williams, oil.	9 73
25	S. H. Oviatt, pay roll, &c	85 98
10	Wm. J. Wilcox, stationery Sunday Herald Printing Co., printing notices,	18 9 3
45	&c	10 75
ÔŬ	&c. W. E. Woodbury, oil, broms, &c. Clarence M. Alvora, printing notices in the	10 75
41	W.E. Woodbury, on, or only, ac	10 54
	Gazette	1 75
61	Jackson & Burleign stationery	25 75
15	Jackson & Burleigh, stationery Street Department, labor and material, Main	20 10
12	st cor Water st	199 67
50	st. cor. Water st Whitmore, Rauber & Vicinus, labor and mate-	100 01
54	rial, Main st. cor. Water st	291 40
	McConneil & Jones, rent of repair shop, &c	248 15
26	G. W & C. T. Crouch & Sons, lumber	171 36
71	W W. Morrison, printing	15 50
26	W. W. Morrison, printing E. W. De Lano, est. No. 1, building addition to	
	warehouse Gaivey & Dcanelly, repairs to wagons	2.000.00
00	Gaivev & Donnelly, repairs to wagons	66 40
	Alfred P. Mann, repairs to harness, &c.	
39	Alfred P. Mann, repairs to harness, &c John C. Moore, binding books. &c	1 95
50	Union & Advertiser Co., printing W. W. Morrison, printing annual reports of	60 00
43	W. W. Morrison, printing annual reports of	
	Executive Board	600 00
99	Catherine Curran, damages to lateral sewer	101 00
	· · · · ·	
	Total \$1	0.911 22

Fire Department.

5 77		
	Mouthly pay roll for October, 1886	\$4.267 08
8 46	Philip Ernst, repairs to harness	42 50
7 0	Lewis O'Hara, lifting jack.	5 00
5 55	Kelly Lamp Co., repairs to lamps	. 375
	H. Brewster & Co., salt	. 160
7 44	Joseph May, repairs to No. 2 Engine House	. 28 25
B 50	Dr. A. Tegg. veterinary services and medi	-
	cines Stone & Campbell, oats and spout feed	. 110 25
0 98	Stone & Campbell, oats and spout feed,	. 235 98
	Jonn Walsh, plumping	. 546
5 00	J. A. Weider, revairs to harness	. 90
i (10	Louis Ernst & Son, hardware	. 491
	Hamilton & Mathews, cuspadores	. 660
00 C	United Gas Impt. Co., gas	. 870
	Rochester Gaslight Co., gas	4 05
00 (Samuel Bemish, paid for washing	. 27 00
	Active Hose Co, monthly appropriation	
00 0	Alert Hose Co., monthly appropriation	. 237 50
	Fifty-fourth Regiment band, services at fire	-
00 0	men's annual parade,	. 52 00
	W. B. Hurd & Co., compound food	. 15 00
9 17	Joseph H. Adwen, painting apparatus	. 139 25
0.00	A. V. Smith Co., harness, etc.	55 00
8 00	C. J. Robinson & Co., norse foot tubs	. 27 00
	C. J. Robinson & Co., horse foot tubs George Bantel & Sons, horses . J. M. Rodi. services of Arouckie band, an	. 700 00
	J. M. ROUL SERVICES OF AFDUCKIO Dand, an	46 00
	nual parade Thos. J. Neville, clerk, paid for hay, etc	. 46 00
7 99	German Printing Publishing Co., publishing	. 00 11
1 99	notico	5 100
2 81	notice Wm. B. Morse & Co., shavings	
00	S B Williams oil	2 25
000	S. B. Williams, oil John Foos, ice Front street building	16 20
о оо́	W. W. Morrison, printing annual reports of	. 10 20
, 00	Executive Board	95.00
28	Water Works Department transfer of selar	
~~	Executive Board	1.128.39
08	und omponiot accounterressessessessesses	
50		\$7,584 83
20	And charge Fire Department Fund.	w.,

Sprinkling Streets

Sprinkling Streets		
Bobert Stewart. Estimates: Allen st., 0, 2, 874. Center st., 0, 2, 884. Ford st., 0, 2, 889. State st., 0, 2, 889. State st., 0, 2, 897. Warehouse st., 0, 2, 923. North Washington st., 0, 2, 924. Hill st., 0, 2, 895.	695	97
Center st., 0, 2,884.	4	87 21 18 22
Ford st., O. 2,888,	12	18
Front st., O. 2,889.	24 68	00
Mill st., O. 2.907.	32	95
Warehouse st., O. 2,923	8	59
Hill et O 2 895	832 8 12 9	58
1111 BU, O. N ,000		
John Durnan-Estimates: Central ave., O. 2, 877, Clunton place, O. 2, 880. Chestnut st., O. 2, 880. Court st., O. 2, 882. Elm st., O. 2, 883. Hudson st., O. 2, 884. St. Joseph su., O. 2, 913. S. St. Paul st., O. 2, 914. North ave., O. 2, 944. North ave., Sec. 1, O. 2, 951. Rome st., O. 2, 954. North ave., Sec. 2, O. 2, 956. North Goodman st., O. 2, 991. Mit. Hope ave., O. 2, 997.	\$208	06
Central ave. 0. 2.877	\$ 49	97
Clinton place, 0.2,880-	\$43 20	ŝi
Chestnut st., O. 2,882	26	44
Elm st., O. 2 887	32 11	20 16
Hudson st., O. 2 896	37	65
St. Joseph st., O. 2,913	37	38
South ave., O. 2,948	45 12	26 18
North ave,, Sec, 1, O. 2,951	17	72
Rome st., O, 2,954	12 28	
North ave., Sec. 3, 0, 2,970	43	78 18
North Goodman st., O. 2,991	21 50	70
MtHope ave., O. 2,997	50	93
	\$441	06
Jacob Stein-Estimates:	-	
Clinton st., Sec. 1, U. 2,878	\$37 36	$\frac{42}{54}$
Jacob Stein-Estimates: Clinton st., Sec. 1, O. 2,873. Chatham st., O. 2,881. Franklin st., O. 2,881. East Main st., O. 2,904. Monroe ave., O. 2,905. Prince st., O. 2,905. Onion st., O. 2,902. University ave., Sec. 1, O. 2,921. University ave., Sec. 2, O. 2,922.	14	39
Franklin st., O. 2,891	14 19	26
East Main st., O. 2,904	60 73	01
Prince st., O. 2,909.	14	39
Rowley st., O. 2.912	14	61
Union st., O. 2,920		38 37
University ave., Sec. 2, O. 2,922		60
	\$515	
Edward Weilert-Estimates:	• · ·	
Goodman st., O. 2,894	\$ 17 31	71
Edward Weilert—Estimates: Goodman st., O. 2, 894 Park ave., O. 2, 910	31	03
	\$48	71
O. C. French-Estimates;		
Exchange st., 0. 2,886	\$ 51 29	10
S. Fitzhugh St., O. 2,690.	29	04 81
Troup st , O. 2,919	31 29	54
S. Washington st., O. 2,925	15 22	00
8 Ford st., 0. 2.983	15	50
University av., sec. 4, O. 2,987	15	50 50
O. C. French-Estimates; Exchange st., O. 2,886 S. Fitzhugh st., O. 2,980. Spring st., O. 2,918 Troup st., O. 2,919 S. Washington st., O. 2,925 N. Union st., O. 2,980 S. Ford st., O. 2,981. University av., sec. 4, O. 2,987. S. O. 2,961 O. C. French, assignee of A. W. Turnbull- Estimates:	19	93
Estimates:		
East ave., Sec. 1, 0. 2,885	\$40	61
Meigs st., O. 2,902	26 13	09
O. C. French, assignce of A. W. Turnbull- Estimates: Bast ave., Sec. 1, O. 2, 885. Meigs st., O. 2, 902. Scio st., O. 2, 917.		
Too W Dreebox Estimates	\$309	47
Jas. w. Breakey—Esumates: Jefferson ave., O. 2.898	\$30	87
East and West Main sts., O. 2,983,	101 17	15
Reynolds st., O. 2,911	17	15 67 70 32
N. Ford st., O. 2,989	21 3	32
Jas. W. Breakey-Estimates: Jefferson ave., O. 2,898. East and West Main sts., O. 2,963, Reynolds st., O. 2,965. Sophia st., O. 2,965. N. Ford st., O. 2,969. Troup st., O. 3,004.	30	56
	\$2(5	27
Dennis Kelly-Estimate:	4000	~ •
Lyell ave., 0. 2,947	\$101	86
Andrews st. O 2.875	\$ 193	22
Fulton ave., O. 2,893	332	14
Jay st., O. 2,899	163	63
Mortimer st., O. 2,906	49	$\frac{23}{29}$
North St. Paul st., sec. 1, O. 2,915	192	14
Plattet 0 2 996	295	71
Lake eve. sec. 3, 0, 2,944	304	18
Frank st., 0. 2,945	105	16
Plymouth ave, $O. 2,946$	163	61
Water st., O. 2,950	82	31
Jones st., O. 2,957	153	28
Fneips ave., U. 2,969	172	16
Frank st., O. 2,994	68	40
Tones et O 8 (05	00	38
Wincomt place Q 9 019	00	00
Vincent place, O. 3,013.	42	00
$\begin{array}{c} \mbox{Dennis Kelly-Estimate:} \\ \mbox{Lyell av}_{r}, 0, 2,947, \\ \mbox{Geo. Bantel & SONS-Estimates :} \\ \mbox{Andrews st.}, 0, 2,857, \\ \mbox{Fulton ave.}, 0, 2,858, \\ \mbox{Jay st.}, 0, 2,859, \\ \mbox{Lake ave.}, sec. 1, 0, 2,901, \\ \mbox{Mortimer st.}, 0, 2,906, \\ \mbox{North St. Paul st.}, sec. 1, 0, 2,915, \\ , 0, 2,926, \\ \mbox{Sec.}, 2, 0, 2,915, \\ , 0, 2,926, \\ \mbox{Lake sve.}, sec. 3, 0, 2,944, \\ \mbox{Frank st.}, 0, 2,946, \\ \mbox{Caledonia ave.}, 0, 2,944, \\ \mbox{Caledonia ave.}, 0, 2,946, \\ \mbox{Caledonia ave.}, 0, 2,969, \\ \mbox{Kent st.}, 0, 2,990, \\ \mbox{Frank st.}, 0, 2,994, \\ \mbox{Jones st.}, 0, 3,005, \\ \mbox{Vincent place,}, 0, 3,018, \\ \mbox{Sec.} \mb$	42 3,303	00 96

And charge respective sprinkling funds,

LOCAL IMPROVEMENTS

LOCAL IMPROVEMENTS.	
Samuel Eaton, inspection Hand st. imp't Samuel Eaton, Glenwood ave. retaining walls. Samuel Eaton, North ave. improvement Samuel Eaton, Joiner st. improvement John Creega, inspection Locust st. imp't Wm. S. Pike, inspection North ave. imp t Wm. Howe, inspection Strong st. stone sewer. Wm. Hatch, inspection North St. Paul st. sewer.	$\begin{array}{c} 2 50 \\ 28 12 \\ 5 00 \\ 1 25 \\ 60 00 \\ 47 50 \\ 40 00 \\ 58 75 \end{array}$
Wm. S. Coon, inspection West ave. imp't Ernst Kettwig, inspection Pinnacle ave. imp't. Ernst Kettwig, inspection Pinnacle ave. http://dee	37 50 57 50 38 75
Obed M. Rice, inspection Brown st. imp't H. M. Webb, inspection Pinnacle ave. imp't August Seiser, inspection Glenwood ave. re-	13 75 58 13 50 00
August Seiser, inspection Pinnacle ave. imp't.	47 50 7 50 248 40
imp't Citizens' Gas Co., removing lamps, Pinnacle ave Water Works Dedartment:	6 00
Water Works Dedartment: Changing hydrant, Allen st. Labor and material, Joinerst. Labor and material, Chestnut park Labor and material, Mansion st. plank walk Street Department:	5 25 19 66 101 10 15 77
Street Department: Inspection, &c., North St. Paul st. sewer Test pits. stakes, &c., Reynolds st. stone spwer	11 52 27 20
Stakes, cartages, &c., Borchard st. grading Stakes, cartages, &c., Harris ave. plank walk Test pics, Delevan st. sewer Inspection, stakes, &c., Chestnut pk. imp't Inspection, stakes, &c., Joiner st. Impt Stakes. careage. &c. Plymouth ave. and Strong	27 20 27 99 4 (0 11 90 22 3 45 10 4 25
Stakes, cartage, &c., Hayward park sidewalk and grading Inspection Spencer st. flag walk	14 50 2 08
Partial Estimates.	
Henry Bolze, estimate No. 1 Brown st. asphalt impt	1,927 50 6,862 6 0 84,195 74
Final Estimates.	
J. Middaugh, final estimate, Spencer street flag walk. Whitmore, Rauber & Vicinus, final estimate Center street flag walk. John Mauder, final estimate, Harris avenue	\$ 84 24
John Mauder, final estimate, Harris avenue plank walk	320 35 319 99
John Mauder, inal estimate, Haris avenue plank walk John Mauder, final estimate. Plymouth avenue and Strong street plank walk. Thos. Oliver & Son, final estimate, Mansion street walk and grading. Thos. Oliver & Son, final estimate, Mansion street walk.	803 75
street walk and grading Thos. Oliver & Son, final estimate, Mansion street walk	1,706 77 855 05
street walk. N.L. Brayer, final estimate, Borchard street grading. Whitmore, Rauber & Vicinus, final estimate, North St. Paul street sewer.	657 13 821 7 0
Wm. Fuller, final estimate, Reynolds st. Stone sewer	911 86
mate, Chestnut park improvement Warren-Scharf Asphalt Paving Co., final esti- mate, Joiner st. improvement	
Total\$6	6,960 07
Ald Watson moved that the hills of	JR

Ald. Watson moved that the bills of J. R. Chamberlain, \$00.32, relating to the purchas-ing of rubber boots be stricked from the Fi-nance Budget.

Adopted. The Finance Budget was then adopted by the

The Finance Budget was then adopted by the following vote: Ayes—Ald. Tracv. Marson, Watson, Kohl-metz, Fritzsche, Elliott, Mandeville, Kelly, Schaeffer—9. Ald. Elliott moved that one of the Executive Board, the City Surveyor and Police Clerk be requested to attend the meetings of the Finance Committee for the purpose of examination of bills etc. \$4,934 10 bills, etc.

On motion of Ald. Kelly the Board adjourned until Nov. 9th, 1866. PETER SHERIDAN, City Clerk.

In Common Council, November 5, 1886

SPECIAL MEETING.

Ald. Tracy, President of the Board, called the meeting to order.

Ald. Kelly moved that F. J. Irwin act as clerk. Adopted.

Present-Ald. Tracy, Coughlin, Marson, Watson, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly-13.

Absent-Ald. Kohlmetz, Elliott, Schaeffer-3.

By the Clerk-

MAYOR'S OFFICE. ROCHESTER, Nov. 4, 1886.

Peter Sheridan City Clerk:

Please call a special meeting of the Common Council for Friday, Nov. 5th, at 7:30 o'clock p. m. Subject-Suggested changes in the rates, or in

the use, of the telephone. CORNELIUS R. PARSONS, Mayor. By Ald. Foley

WHEREAS, The Bell Telephone company of Buf-falo, N. Y., for several years prior to 1883, con-ducted a telephonic exchange in the city of Rochester, and carried on its business by maintaining its wires and carrying them for the most part by means of standards placed upon buildings. under license of the owners thereof; and WHEREAS, in 1983 the said company had estab-

lished the method by which it charged for the rental of its telephones and the service therewith, to

tal of its felephones and the service therewith, to wit: by charging a fixed sum annually for the use of each telephone, and WHEREAS, said company, prior to 1883, and sub-sequently till long after the action of the Common Council hereinafter referred to, held it out to the public in Bochaster that it wurd supply talcoheres public in Rochester that it would supply telephones and the requisite service at a fixed price for each telephone per annum, and that the price charged at the outset of the business was larger than it would be, by reason of the small number of persons using the telephones; and, that the annual charge for each telephone would be reduced when the number of customers should be increased so as to warrant

WHEREAS, Many, if not all, of the citizens who are duction; and, WHEREAS, Many, if not all, of the citizens who have contracted for the use of telephones, were in-duced by such representations to cause them to be placed in their residences and places of business; and.

WHEREAS, The value of such use to the public is dependent upon the number of persons having tel-

dependent upon the number of persons having tel-ephones, and the right of others to obtain the use of them; and the advantages of the company have been enhanced by the increase of the number of customers so obtained; and, WHEREAS, The great extension of the business and use of telephones in Rochester has been ef-fected by means of said inducement so held out to the public, and the same has been aided by the privileges obtained from the city of Rochester, granted for the express barefits to the public, and uot for the benefit of said company: and

In the benefit of said company; and WHEREAS, By the very nature of the business, and by the changes of the methods of doing busi-ness by the citizens of Rochester, induced and created by the great increase in the number of persons making use of telephones, the necessity has arisen for every person in one calling to use the telephone if others in the same calling use them, thus render-ing it impossible for any one feeling aggrieved by

ing it impossible for any one feeling aggrieved by an extortionate increase of price to discontinue the use of the telephone unless others do the same; and WHEREAS, The great increase in the number of customers of said company coupled with the re-duction of its expenses, and great increase of its facilities by the privilege of using the streets of the city for its business, should equitably lead to a reduction of norse rather than to a change of reduction of prices rather than to a change of

method which would increase the cost to the pub-

METHOU which works have been seen and for the ex-lic; and WHEREAS, In view of these facts and for the ex-pected benefits to the public to flow therefrom, the said company applied to the corporation of the city of Rochester in 1883, to suffer and empower the said company to erect its poles in said city, and to seed and maintain them in the streets, and to sard configuration them in the streets, and to carry its wires thereon, and such permission was granted with the expectation that such privileges would be used to the end of benefitting the public, and extending the business and enhancing the value of the use of telephones and of reducing rather than increasing the cost thereof; and WHEREAS. The removal of the wires of the said

company from the buildings of the citizens of Company in the company and by other of the cus-tomers of said company, and by virtue of such in-dependence the company claims to be in a position to dictate terms to such of its customers as are not inclined to submit thereto; and

WHEREAS, The said company has, since it has received such permission from the city of Rochester to erect poles in said city and through the streets thereof, and since it has so procured the extension of its business, radically changed its method of charging for the use of its telephones and the service therewith, and instead of reducing the burden upon and cost to the public, has thereby greatly increased the same, and in such a manner as to prove extortion-ate, in the view of the great body of its customers and of the Common Council; therefore

Resolved, That all and every privilege and license Resolved, That all and every privilege and license of every description, directly or indirectly granted to said company by this Common Council by its res-olution passed at its meeting August 21, 1883, and all and every license and privilege directly or indi-rectly, or impliedly granted at any time by the Common Council or the corporation of the city of Rochester to the Bell Telephone Company of Buffalo, N. Y., to erect its poles in said city or to erect its poles in or through the streets of said city, or any part thereof, or to maintain the same is hereby revoked and abrogated. The following was submitted and ordered ap

The following was submitted and ordered received, filed and published:

Agreement made on this 20th day of July, 1884, between the Bell Telephone Company of Buffalo, N. Y., party of the first part, and the City of Rochester, a municipal corporation, party of the second part. Witnesseth, In consideration of the premises, and of one dollar by each of said parties paid to the other, said parties hereby agree as follows:

First-The party of the second part hereby grants to the party of the first part the right to place poles in the city of Rochester for the purpose of stringing thereon the wires necessary for the use of the party of the first part as a telephone company; such poles to be located by the superintendent of the fire alarm telegraph system of the party of the second part.

Second-In consideration of the foregoing, party of the first part grants to the party of the second part the right to the use of all poles which have been erected and shall be erected by the party of the first part, for the purpose of stringing thereon the wires, and the placing thereon of the fixtures, of the Fire Alarm Telegraph of said party of the second part; the wires of the party of the second part now on the standards of the party of second part now on the standards of the party of the first part located upon buildings or elsewhere, shall be allowed to remain during the pleasure of the party of the second part. Whenever the party of the first part removes the wires from standards on which are strung the wires of the party of the second part, said party of the first part, shall if re-quested so to do by the superintendent of the Fire Alarm Telegraph of the nerty of the second part. Alarm Telegraph of the party of the second part, remove the wires of the party of the second part, and properly attach them to the poles to which the party of the first part shall remove its wires with-out expense to the party of the second part; on all poles that the party of the first part has erected. or may erect, the party of the second part shall have such room for the stringing of its wires and

the attachment of necessary fixtures as shall be necessary; such wires and fixtures to be placed above the wires and fixtures of the party of the first part, and the party of the first part shall, when requested so to do by the said superin-tendent of the Fire Alarm Telegraph, furnish and place poles along such streets as the said superin-tendent of the Fire Alarm Telegraph may desig-nate for the use of the fire alarm system of the scort of the second part

nate for the second part. Third—All poles erected by the party of the first part, or hereafter used by it, shall be straight and sightly. In witness whereof, the parties aforesaid have

hereinto set their hands and seals the day and year first above written. [City Seal] CORNELIUS R. PARSONS, Mayor.

[City Seal] CORNEI [Bell Telephone Seal]

THE BELL TELEPHONE Co., of Buffalo. H. M. Watson, president, H. C. Palmer, secretary.

By request M. W. Cooke submitted the following argument:

Nowing argument: In August, 1883, the Beil Telephone Company petitioned the Common Council to empower the said company to erect poles through the streets of the said city under the direction of the Executive Board, or of a committee of the Com-mon Council. There was added to this petition the clause, "And in consideration of said permis-sion being granted it shall allow the superintend-ent of the fire alarm use of all such poles for the lines of the fire alarm system." At a meeting of the Common Council held Au-gust 21, 1883, said petition was presented, and upon motion it was granted, "Conditioned that the city have the privilege of placing the wires of the fire alarm system on the poles when desirable, and that all poles erected by the Bell Telephone Com-pany be straight and sightly." On the 20th of July, 1884, a paper purporting to be a contract between the city and the seals of the respective corporations affixed. A copy of said records a nonwad hereto

respective corporations affixed. A copy of said A large number of poles have been placed in the

A large number of poles have been placed in the streets, and it is supposed that they were located by the superintendent of the fire alarm telegraph system of Rochester. The question is whether, by the acts and declar-ations of these parties, the Bell Telephone Com-pany has acquired a vested right to the occupation of the streets of this city for the purposes and use indicated by its petition, and the resolution of the Common Council and the said paper purporting to be a contract between the company and the city of Rochester.

of Rochester. I say First-The city of Rochester had not and I say First-The city of non-ester has not and has not power to conter upon the Bell Telephone Company by contract for an indefinite period the fanchise of erecting and maintaining poles for carrying its wires for use in operating its business for its advantage.

Second—The powers of the city in respect to the control and regulation of the streets of the city are held in trust for the public benefit and cannot be abrogated nor delegated to private persons nor to another corporation.

Third-The resolution of the Common Council authorizing the Bell Telephone Company to erect poles through the streets of the city without limit-ation as to time or without reserving a power of revocation, was not a license nor an act of legisla-tion simply: it was a contract, and if it was valid the city could not abrogate it.

the city could not abrogate it. Fourth—The contract conveyed a freehold in-terest in the streets and a right to the exclusive use of the poles to be erected through the streets in perpetuity. There is no pretence that the city reserved any right or power to control the use of the poles by the Telephone Company, and what was contracted necessarily deprived the city of the power to control and regulate such use, consequently the resolution and contract were void. void

Fifth-So I say the Bell Telephone Company has not obtained and could not obtain, by virtue of

any contract with the city, however skillfully

any contract with the city, however skillfully drawn or guarded, the right to erect and maintain poles in the streets of the city without limitation as to time or without power of revocation. It is not necessary to consider whether or not the words and acts of the company and the city have been such as to evidence such a contract. No matter what they were, no matter how skillfully the papers and resolutions were drawn, nor how solemnly executed, no matter what acts were done, it was not in the power of the city to so con-tract. and the company enold not obtain such

rights by any such contract or acts. Sixth—This is not a matter of doubt. These prin-ciples were decided and declared by the Court of Appeals,

Appeals, Seventh—If by virtue of all that has been said and done it is claimed that the Bell Telephone Company of Buffalo, N. Y., acquired or received the right or license to erect the poles in the street, such license is revocable at the pleasure of the power which has conferred it. A license can be abrogated at any time. This applies not only to the city which may have given permission for oc-cupation of the streets, but to individuals who may have permitted the Telephone Company to place their wires upon or to run them over the lands or buildings, or to individuals who may have consented simply to the erection of poles in front of their premises in the streets. The license justi-fies only the *entry* upon the land. Ordered received, filed and published.

Ordered received, filed and published. Upon motion of Ald. Foley the preamble and resolution presented by him was adopted by the following vote:

Ayes - Ald. Tracy, Coughlin, Marson, Wat-son, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly.-13. Ald. Foley moved that the clerk be directed

to serve a copy of the preceding action of the Common Council upon the Bell Telephone Co. of Buffalo. Adopted.

Ald. Kelly moved that the City Assessors be directed to report to this Board at the next meeting the amount of the assessment of the

Bell Telephone Co. Adopted. On motion of Ald. Mandeville the Board then adjourned. F. J. IRWIN, Acting Clerk

In Common Council-Nov. 9, 1886.

ADJOURNED REGULAR MEETING.

Ald. W. H. Tracy, President of the Board,

Present – Ald. Tracy, Coughlin, Marson, Selye, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Kelly, Schaeffer-14. Absent – Ald

Absent-Ald. Bohrer, Stein-2.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Fritzsche-Petition of Joseph Heere and wife for relief from erroneous assessment; referred to the Assessment Committee. Also, petitions of George Klem and R. Finkelstein for permission to erect wood buildings; also remonstrance against the same. Referred to the Wood Building Committee and Fire Marshal, with power to act. Also, petition for water-mains in Fifth avenue; referred to the Water Works Committee and Executive Board. Also, petition to change the name of Evans alley to Evans place; referred to the Commit-tee on Opening and Alteration of Streets, to report at the next meeting.

By Ald. Foley-Petitions of E. W. Brooks. F.M. McFarlin, Lewis Jesserer, Maurice Leyden and C. A. Hughes, for permission to erect wood buildings. Granted under direction of the Wood BuildingCommittee and fire marshal. Also, petition of Annie Pauleck for permission to erect a wood building. Referred to the Wood Building Committee and fire marshal, with power to act.

By Ald. Swikehard-Petition for a sewer in Walnut street. Referred to the city surveyor to prepare an ordinance. Also, petition of Mrs. E. B. Dransfield for permission to erect a wood building. Referred to the Wood Building Committee and fire marsbal, with power to aci

By Ald. Weider-Petitions of Executive Board, Charles Pitcher and C. Schmedt, for permission to erect wood buildings Referred to the Wood Building Committee and fire mar-

shal, with power to act. By Ald, Kelly-Petition of J. A. Harris for permission to erect a wood building. Granted under direction of the Wood Building Commit-Also, petition for electee and fire marshal. tric lights in Warren street. Referred to the Lamp Committee.

BEPORTS OF STANDING COMMITTEES. By Ald. Kelly-

To the Honorable the Common Council:

Your Law Committee to whom was referred the Your Law committee to whom was referred the petition of Messrs. Turk & Barnum as attorneys for Wilbur F. Flint, praying the payment to him as administrator of the estate of John E. Flint, de-ceased, amounting to \$229.60 with interest from January, 1886, respectfully report that they have had the said petition under advisement and find that said alam involves gravitans of law and fast

had the said petition under advisement and ind that said claim involves questions of law and fact growing out of the Oak street assessment which have been submitted to the General Term of the Supreme Court at its last sitting in this judicial district and is now awaiting its decision and until unbed decision is rowdard over constitute recent such decision is rendered your committee report adversely to the payment of the claim presented by the said Wilbur T. Flint or his attorneys, or any part thereof.

The claim of \$50 presented by Philip Schaad to the Executive Board for injuries claimed to have been sustained by reason of defects in the Court street bridge, and which was communicated by said board to your honorable body and by it referred to your committee would respectfully re-port that the said matter and claim have been in-quired into and examined and your committee report adversely to the payment of any sum by the city by reason of the injuries alleged to have been sustained by the said Philip Schaad. The petition of Abagail Widner which was also

referred to your committee, has been investigated with reference to the facts stated in said petition and your committee report adversely to the pay-ment of any sum or sums to the said Abagail Widner, on the ground that your committee is of the not, on that the city is not liable in damages for any injuries she has sustained by reason of any matters set forth in her petition.

Respectfully submitted, J. MILLER KELLY, PHILIP WEIDER, D. V. W. SELVE, HENRY KOHLMETZ, C. W. EVLORT G. W. ELLIOTT, Committee.

Adopted.

Ald, Swikehard from the committee on police reported in the matter of buying a team of horses for the Police Patrol system, and ad-vised that the veto of the Mayor be sustained.

The president stated the question to be shall the resolution stand as a resolution of the board notwithstanding the objections of his Honor

the Mayor. Lost by the following vote : Ayes-Ald. Selye-1. Nays-Ald. Tracy, Coughlin, Kohlmetz, Fritzsche, Elliott, Foley, Swikehard, Weider, Kelly-9.

Ald. Elliott from the Special Park Committee reported progress, asked for further time, and submitted the following :

To the Special Park Committee of the Common Council :

GENTLEMEN-The undersigned members of The Soldiers' Monument Committee hereby respect-fully request that you recommend to the Common fully request that you recommend to the Common Council, its acceptance on behalf of the city of Rochester, of the proposition of Messrs. Ellwanger and Barry, donating certain lands, un-der certain conditions, to the city for park purposes, providing that the Warner and Stanley properties adjoining, can be purchased at a fair valuation, and be added thereto, and further provided that the said park, if created, shall be designated "Memorial Park," and, if so designated, we hereby agree to construct the proposed. Soldiers' and Sailors' Memorial therein.

futers and banors memor	
JOHN A. REYNOLDS,	SAM WILDER,
H.S. GREENLEAF,	D. W. POWERS,
CHAS. S. BAKER,	B. L. HOVEY,
LOUIS ERNST.	M. B. ANDERSON.
FREDERICK	COOK.

Ordered received, filed and published.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By Ald. Foley-

G. CLINTON GARDNER, RECEIVER,

THE BIFFALO, NEW YORK & PHILADELPHIA BAILROAD COMPANY, OFFICE NO. 15 BROAD ST., MILLS BUILDING, NEW YORK, Oct. 29, 1886.

Geo. S. Gatchell, Esq Buffalo, New York : Esq., General Superintendent

Bugato, New York: DBAR SIR—Some time ago I received communi-cations from the Mayor of Rochester and others in regard to West avenue. I referred the matter to counsel, as there were very important points that had to be considered before making application to the Court for the necessary authority to act. After careful consideration of the subject, my counsel advises me that if an agreement was en-tered into by the receiver with the city authorities of Bocheving a presendered memory in a bet bins of Rochester as per enclosed memoranda, he thinks there would be no difficulty in obtaining the necessary authority of the Court, confirming such an agreement

agreement. Please take the earliest opportunity to confer with the city authorities of Rochester and see whether the agreement will be acceptable to them and advise me at the earliest possible date, as I am anxious to do everything in my power, with due regard to the interests of my trust, to aid them in carrying out their wishes. Yours truly, G. CLINTON GARDNER, Receiver. The City of Rochester being envaged in the

G. CLINTON GARDNER, Receiver. H The City of Rochester, being engaged in the improvement of West avenue, desire to remove the swing bridge which crosses the Ohio Basin, ad-jacent to the property of the Genesse Valley Canal Railroad Company, leased to the Buffalo, New York & Philadelphia Railroad Company, and fill up the basin to the width of the avenue, and asil of the above mentioned railroad companies (here inafter referred to under the general designation of the railroad company), their consent thereto and makes the following proposition to the rail road company as an inducement to such consent which is understood to apply not only to the rail road companies above named, but also to their succe sors and assigns:

1. None of the expense of removing the brids or otherwise improving West avenue or filling u the basin, shall fall directly or indirectly upon th railroad company or its property, except a just share of the expense of repaying West avenue front of the railroad company's property.

2. The city will, at its own expense fill up, in substantial way, and to the satisfaction of the railroad company's engineer, both that part of the basin which lies south of West avenue and that part which lies between the north line of

West avenue and a line parallel therewith, distant about 100 feet therefrom, and will, at its own ex-pense, upon the last mentioned line build a suit-able bulkhead satisfactory to the railroad com-pany's engineer and the state authorities.

3. The City will obtain from the proper authorities such consent or authority as may be necessary for filling up the canal basin within the limits above mentioned, and for the use, enjoyment and disposition thereof by the railroad company.

disposition thereof by the railroad company.
4. The City will procure such legislation as may be necessary to exonerate the railroad company from any supposed obligation to construct its line north of the south line of West avenue without prejudice to any rights, titles or franchises which it has or may be entitled to under its charter or otherwise, and to confirm its title to all that part of the basin which lies north of that line and to secure for it the enjoyment or disposition of the said basin as fully and beneficially as an individual could do in respect to real estate owned by him in free simple. fee simple.

5. The City will grant to the railroad company the right to lay and operate its road across West avenue whenever the railroad company shall be deem it necessary to do so in order to satisfy any supposed obligation arising under its charter, or otherwise.

6. The city will indemnify the railroad company against all claims, demands, loss, damages or in-jury to which it may be exposed, either at the hands of the State, or of individuals, or others, on account of anything which shall be done or omitted to be done in consequence of this agreement.

⁹7. The city will not widen West avenue opposite property of the railroad company unless the avenue be widened its entire length.

8. The city will permit the railroad company to lay as many additional tracks across Troup street as from time to time the railroad company may deem necessary for the convenient transaction of its business. The railroad company accepts the proposition of

The rairoad company accepts the proposition of the city of Rochester, stated above, subject to the approval of the Circuit Courts of the United States having jurisdiction in the pending suits of foreclos-ure of mortgages upon its property; and the rail-road company will endeavor to obtain such ap proval so far as the same may be necessary to en-ble it or its successors or assigns to make and able it or its successors or assigns to make and carry out a contract embracing the provisions hereinbefore summarized.

Ordered received, filed and published.

Ald. Foley submitted the following action taken by residents of West avenue :

Resolved, That Ald, Foley be directed to in-form the Common Council that we, the residents of West avenue, will under no circumstances agree to the proposition of the B., N. Y. & P. R. R., as presented by them in their communication of Oct. 29, for closing the slip across West avenue, and re-

29, for closing the sing across West avenue, and re-moving the bridge; also, Resolved, That Ald. Foley be requested to pre-sent a resolution to the Common Council at its next meeting, directing that measures be taken immediately to connect the B., N. Y. & P., and Genesee Valley R. R. Cos to perform the provis-ions of the contract heretofore made between the slip across West avenue and removing the bridge; also. also

Resolved, That the Common Council be re-quested to request the receiver of the B., N. Y. & P. R. R. Co. to make application at once to the court, to allow him to carry out the provisions of the contract above specified.

FRANK D. CHAMBERLAIN. Sec'y. Ordered received, filed and published.

Ald. Foley moved that the communication be referred to the Law Committee and City Attorney to report as soon as possible. Adopted.

By the Clerk-

75

OFFICE OF THE EXECUTIVE BOARD, { Rochester, N. Y., Nov. 9, 1886.

To the Common Council: GENTLEMEN: The Executive Board advertised twice for proposals for Vernon park plank walk, and each time received one proposal which was in excess of the estimate. The estimate will have to be increased and a new ordinance adopted in order to make the pro-roced improvement.

posed improvement Improvement. Respectfully submitted, THOS. J. NEVILLE, Clerk.

Referred to the Surveyor to prepare an ordinance.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, N. Y., Nov. 9, 1886.

To the Common Council: GENTLEMEN: In the matter of opening a street

To the common contract. GENTLEMENT: In the matter of opening a street from Angle street to Sherman street, the Execu-tive Board, pursuant to your request, invited the several owners to give a price for the land pro-posed to be taken for this improvement. John Van Houte, one of the owners of the land, will accept \$450 for a strip of land forty feet long by one foot wide. The other owners of the land, which it is proposed to take having failed to name any sum for their property, the matter is referred back to your Honorable Body for such action as may be deemed advisable. In relation to the proposed widening of Euclid street by taking a strip of land eight feet wide by one hundred and sixty five feet long, upon which is a portion of a building. Washington Gibbons, representing the owners, offers to sell that portion of the property for \$3,000. This matter is also re-ferred back to your Honorable Body for suitable action. Respectfully Respectfully, THOS. J. NEVILLE, Clerk. action.

Ordered received, filed and published.

By the Clerk-ROCHESTER, Nov. 9, 1886.

To the Hon. the Common Council :

To the Hon. the Common Council: GENTLEMEN-I am directed by the Executive Board to call your attention to the fact that a ser-ious typographical error occurs in Ordinance No. 2,982 for Brown street asphaltum improvement, as printed on page 123 of your book of printed pro-ceedings. The examination of the case shows that the intent apparently was to pass an ordinance for an asphalt pavement on said Brown street from the Erie canal to West avenue, with an estimate of \$45,000, and the cost of the work to be paid in three instalments. The territory to be assessed for such expense to be one tier of lots on each side of said Brown street, from the Erie canal to West avenue. On the other hand the said Ordinance No, 2, 982 as printed makes the estimate only \$38, 000, with no territory whatever desorbed upon which to assess the cost of the work. The Board therefore respectfully suggest that in order to avoid complications which may arise from

order to avoid complications which may arise from the ordinance as printed, a correction be made in order to all the ordinance as printed, -your printed proceedings. Respectfully, THOS. J. NEVILLE, Clerk.

By Ald. Swikehard-Resolved, That the printed minutes of the proceedings of this Board of the 8th day of June, 1886, be cor-rected by the clerk by inserting in the place and stead of the misprinted final ordinance No. 2982, Brown street Asphalt Improvement, on page 123, the original final ordinance and of that number and title passed, enacted and adopted, at that said meeting, and that said printed minutes be corrected accordingly and as thus corrected be hereby approved. Adopted.

By Ald. Swikehard-Resolved, That the printed munutes of the proceedings of the Common Council of the 8th day of June, 1883, page 123, be corrected so as to read as follows :

FINAL ORDINANCE, NO. 2.982.

BROWN STREET ASPHALTIM IMPROVEMENT

On motion of Ald. Kohlmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below. After hearing such allegations from all persons ap-mering.

to hear allegations in relation to the improvement de-scribed in the ortinance below. After hearing such allegations from all persons ap-pearing— All Kohlmetz submitted the tollowing: An ordinance to improve Rrown street from the Erie canal to West avenue. The Common Council of the City of Rochester do or-dain and determine that the following improvement be made, to wit: The improvement of Brown street from the Erie canal to the north curb line of West avenue, by setting Medina stone curbs on each side of the street, leaving a roadway twenty-eight (28) feet wide between the lines of the curbs, and constructing between said curbs from line to line an asphaltum pavement of the best quality; also the necessary manholes, lamp holes, crosswalks, tot laterals and lot connections, street grading, the cleaning and ropairing of the main sewers, and the laying of the water and gas service pipes where they are now required or where their use is contemplated; also the construction of new, and the cleaning, revairing and extension of old surface sewers. Provided, however, that upon the letting of any gon-tract which may be made for the improvement afore-said, the contractor shall execute a bord with sufficient surfetes, approved by the City Attorney and the Exec-utive Board as to form and sufficiency, and running to the City of Rochester, and to Franklin B. Hutchinson, Mortimer Glenn. Valentine Dengler, Fredrick Goetz-man, George Bernard, Rudolph Hacker, Mathias Kon-folf, Thomas McAnarney, Charles G. Staud, Joseph Nun, Jacob Gerling, owners of property assessed for theisald improvement, or the survivors or survivor of them, conditioned that the pavement so contractor, or his surcites, in good repair for the period of — years from the date of acceptance of said work, and that at the end of said priod of — years the said pavement shall be in succ condition that no repairs thereof shall be needed. And the whole expense shall be defrayed by the as-systement upon the lots and parcels of land to be been-thed therev: and

And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$45.000, which esti-mate is hereby approved; and the portion of said city which said Common Council deem will be benefited by said improvement is described as follows: One tier of lots on each side of Brown street, from the Eric canal to Wess avenue. Ou which above d-scribed portion of the city the ex-seased. And it is further ordered and down

And it is further ordained and determined that the taxpayers to be assessed for making such improvement, may pay their assessments in three equal, ayments, as may p follow

The pay incluses the set of the explant, by hear is a solution of the absentiate of

By the Clerk-

TREASURER'S MONTHLY REPORT. CITY TREASURER'S OFFICE, (

November 9th, 1886.

GENTLEMEN: The Treasurer here with submits the monthly statement of the balances of the prin-cipal funds on the 9th day of November, 1886, as re-quired by section 58 of the city charter:

Departments.	Balance undrawn.
	uilding fund \$7,405 52
·· ·· R	epair fund 2,216 22
··· · · · Co	ntingent fund 15,830 22
·· ·· Te	achers'fund 86,911 16
	30, 886 91
Police Department fun	d 55, 303 97
Contingent fund	57, 563 46
Highway fund	
Lamp fund	57, 578 08
Health fund,	
City Property fund	
Park fund	1,230 45

JOHN A. DAVIS, Treasurer. 18, 696 98

Subscribed and sworn to before me, this 9th day of November, 1886. { F. J. IRWIN, Commissioner of Deeds.

. .

Ordered received, filed and published. By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Nov. 9, 1886.

To the Common Council :

GENTLEMEN: In accordance with the provisions of the city charter I hereby report that the fol-lowing named persons have qualified as required

by law: Herchel V. Filkins, Constable, Seventh ward. Fifth ward. Herchel V. Filkins, Constable, Se Joseph Field, Fi John H. Taylor, Commissioner of John T. Neintimp, A. B. Rapaija Charles F. Hetzel Anson S. McNab, Respectfully submitted, Respectfully submitted, Commissioner of Deeds.

PETER SHERIDAN, City Clerk. Ordered received, filed and published.

By the Clerk-

To the Honorable, The Mayor and Common Coun-cil of the City of Rochester:

The lades of the Rochester: Orphan Asylum would be happy to have your presence at the din-ner served for the benefit of the Rochester Orphan Asylum at the institution on Thursday, the 11th instant. Should it please you to accept, will you be kind enough to name the hour you will be in at-tendance. MRS. MARTIN W. COOKE, Sec'y.

On motion of Ald. Elliott the invitation was accepted, and the hour fixed at 1 o'clock p. m. and the clerk was directed to notify Mrs. Cooke. By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Nov. 1, 1886.

To the Common Council:

I have the honor to transmit herewith, as required by law:

1. Monthly report, showing expenditures made by the Executive Board, for all purposes during the month of October, 1886.

Orders Drawn on the City Treasurer.

l	For labor Amount certified to the Common Coun-	\$7,	495	67
	cil, Oct. 1st and 29th, 1886	168,	410	72
	Total	\$175,	906	39
Į	Classification.			
The second	Highway fund Water pipe fund Water works fund	16, 16,	214 486 788	13 05
	Fire Department fund Street sprinkling funds Local improvement funds	. 6,	773 511 132	54
	Total 2. Balances in funds, November 1,	\$175.		
	1886; Dr. Street sprinkling funds	. 11.	915	90

Local improvement funds	111, 547 64
Total Cr.	\$123, 463 54
City Treasurer Highway fund Water pipe fund	29, 175 83 7, 457 54
Water works fund Fire department fund	
TotalRespectfully submitted	\$123, 463 54 d,

THOMAS J. NEVILLE, Clerk. Ordered received, filed and published.

ÕÕ

By the Clerk-

To the Hon. the Common Council of the City of Roch-ester.

GENTLEMEN : The undersigned, Commis-sioners of Excise of the City of Rochester, report that moneys have been received by said Commisthat moneys have been received by said Commis-sioners from the persons named, and in the re-spective amounts set forth in the following schedule, commencing Oct. 1st, 1886, and ending Oct. 30th, 1886, for licenses to sell and dispose of strong and spirituous liquors, ale, beer and wine, in quantities less than five gallons at a time, at the places herein named, and that this report contains a statement of all the money received during said month, viz: month, viz:

Oct 4 1886

000.13 100001	
Hener, Herman, 123 Wilder st \$	58 00
Morhardt, Jacob, 34 Front st	50 00
Gfeller, Charles, Goodman and N.Y.C.RR	50 00
Spindler, Mary W., 15 North ave	50 00
Kelly, John C., 558 Lake ave Connaughton, Peter, 12 Bronson ave	60 00
Connaughton Peter 12 Bronson ave	50 ÖŎ
Kramer, Bernard, 531 N. Clinton st	56 00
	00 00
Oct. 11, 1886.	
Wambach & Wilferth, Bay and 3d ave	50 00
Loritz, J. J., Brown, cor. Warehouse st.	50 00
Schroth, Lena, 83 Reynolds st	50 00
Weber, Albert, 17 Jefferson ave	50 00
Stablecker, John M., 150 Front st.	50 00
Kopenhagen, Theodore, Henry, cor. Al-	00 00
	50 00
fonsus st Stuvenhaver, C., E. Main, cor. Water st	50 00
Stuvennaver, C, D. Main, Cor. Water St	50 00
Cottreal, William, 87 North ave	00 00
Oct. 18, 1886.	
Haid, David, 254 St. Joseph st	50 00
Golden, Eliza, 116 Front st.	60 00
Niggli, Emil, 300 N. Goodman st	50 00
Stuarman John 1st ave our Bay st	50 00
Stuermer, John, 1st ave., cor. Bay st Kruger, Frekericka, 24 Center st	50 00
Powers, William, 30 & 32 Mill st	50 00
Harding, John, 211 S. St. Paul st	30 00
Harung, John, All S. St. Faul St	30 00
Kline, Charles W., 266 N. Clinton st	
Donnelly, Charles, 157 State st	50 00
Galvin, Patrick, 217 N. Union st.	30 00
Sancke, Henry J., 358 Clifford st	50 00
October 25, 1886.	
Glasser, Louis N., 162 St. Joseph st	50 00
Stadler, Leo, 174 State st	50 00
Konl & Knapp, 74 Front st	50 00
Generue, Joseph, 36 N. Water st	30 00
Whitcomb & Downs, 209 E, Main st	60 00
Miller, Augustus H., 229 N. Union st	30 00
Kase, Charles, 144 Reynolds st	50 00
Brede Brothers, Smith ave. near Hyland	60 00
Creegan, Joseph P., 8 Lave ave	50 00

Total amount received and deposited with

City Treasurer (less \$5.00 paid for post-age stamps). Dated November 1st, 1886. POMEROY P. DICKINSON, CONRAD HERZBERGER, JAMES MALLEY,

Excise Commissioners.

STATE OF NEW YORK, COUNTY OF MONROE, CITY OF ROCHERTER. SS.

The undersigned, commissioners of excise for the city of Rochester, being duly sworn, each for himself, says that the above report of persons licensed, the date of their license and their respectfrom them is in all respects just and true, and that said report contains a statement of all the licenses sau report contains a scatchaeth of all the neerses granted and all moneys received by them during the month of October, 1886. POMEROY P. DICKINSON, CONRAD HERZERGER, JAMES MALLEY, JAMES MALLEY,

Excise Commissioners.

Subscribed and sworn to before me this 1st day of November, 1886. JOHN H. MASON, Commissioner of Deeds, in and for the city of Rochester.

Ordered received, filed and published. By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Nov. 6, 1886.

To the Hon. Common Council:

GENTLEMEN-I hereby report that the City As-sessors have delivered to me the following assess-ment rolls, sworn to as provided by section 205 of the City Charter, viz.: Rowe street sewer extension, No. 2,845. Evans alley sewer, No. 2, 851. Goodman street plank walk, No. 2, 853. Benton street plank walk, No. 2, 853. Benton street plank walk, No. 2, 853. Harris avenue plpe sewer, No. 2, 869. Harris avenue and Avenue C pipe sewer, No. 2, 863.

2,863.

00 00 2, 303. Plymouth avenue and Edinburgh street pipe sewer, No. 2,928. South St. Paul street sewer. No. 2,930. Vernon park sewer, No. 2,933. Caroline street sewer reconstruction, No. 2,936. Timmer street plank walk No. 2,938. 00 00 00 00

Caroline street sewer reconstruction, No. 2,936. Zimmer street plank walk, No. 2,938. Oulver park cement walk, No. 2,943. Pinnacle avenue sewer cleaning, No. 2,952. Vienna street pipe sewer, No. 2,960. Davis street pipe sewer, No. 3,003. Davis street pipe sewer, No. 3,003.

Ordered received, filed and published.

Ald. Weider presented a remonstrance-against the confirmation of Caroline street 00 00 sewer reconstruction assessment roll and moved

that it be postponed two weeks. Adopted. Ald. Weider presented the following, and moved that it be received, filed and published. 00 00 Adopted.

To the Mayor and Common Council:

00 00 00 00 00 00 GENTLEMEN : We, the undersigned tax payers GENTLEMEN : we, the undersided tax payers on Caroline street, respectfully petition you not to confirm the assessment roll for the reconstruction of Caroline street sewer until such time as Mt. Vernon avenue and Cayuga place outlet sewer shall be so cleaned and reconstructed that it will 00

snail be so cleaned and reconstructed that for win carry off the water from Caroline street sewer, Mrs. Mary Schnell, Hrs. of Platt C. Viele, Mrs. M. T. Becker, (by J. E. Bryan, att'y,) Magd'! a Kaggennhageo, Wm. Strutz, Henry Baumgart, Charles O. Bose, William Ritter, 00 00

00 00 00 00 00 00

By Ald. Kelly-Resolved, That the assessment rolls for

Rowe street sewer extension, No. 2, 845, Evans alley sewer, 2,851,

Goodman street plank walk, 2,853,

Benton street pipe sewer, 2,857

Harris avenue pipe sewer, 2,859, Harris avenue and Avenue C sewer, 2,863, Plymouth avenue and Edinburgh street

sewer, 2,928

South St. Paul street sewer, 2, 930, Vernon park sewer, 2,933,

Zimmer street plank walk, 2,938, Culver park cement walk, 2,943.

Pinnacle avenue sewer cleaning, 2,952,

Straub street pipe sewer, 2,960, Vienna street pipe sewer, 2,967, Davis street pipe sewer, 3,003,

Be and hereby are confirmed.

Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Kelly, Mandeville, Schaeffer-14.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

WIDENING OF HAND STREET.

By Ald. Bohrer-Resolved, That the following im-provement is necessary, viz.: The widening of Hand street, by taking a strip of

land;on the southerly side thereof, beginning at the west line of lot No. 22, of the Gorham tract and said line produced and extending to Clipton sreet, and the territory deemed necessary to be taken theretor is de: sorbed as follows, viz: All of lot No. 23 of Fliey's sub-divisiton, and all that portion of lot No. 22 of the Gorham tract lying north of the following described the: Beginning at the intersection of the south line of Hand street with the west line of lot No. 22, afore-said: thence easterly in the prolongation of said south line of said more thirty nine and four tenths feet dis-tant from and at right angles to feet. It being expressly understood and provided that if the northwest cover of the old frame dwelling house now belonging to Christianal acceled should be found to project a few inches over the proprised south line of the widend street is the same shall be let undisturbed undificial dwelling house be removed, rebuilt or re-modeled in any material degree by the owner or owners, thereor.

owners thereof. Internet togeto by the owner of Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of Hand street, from North St. Pa. 1 street to North Clinton street, And the Clerk is hereby directed to publish notice in pursuance of file VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter or said improve-igent, are required to attend the Common Council, on Tuesday evening, November the 16th, 1885, at 7:30 cicok at the Common Council Chamber, when allegations will be heard. be heard Adopted.

MCFARLIN ALLEY PLANK WALK.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on a portion of McFerlin allor

By Ald. Kohlmetz-Resolved, That the Uny sur-reyor ascertain and report to this Council the ex-pense of constructing a plank sidewalk on a portion of McFarlin alley. Adopted. The Surveyor submitted as such estimate \$63. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz: The construction of a plank sidewalk two (2) feet and six (6) inches wide on the south side of McFarlin alley. from the western terminus to Jefferson avenue. It be-ing expressly understood and stipulated that the side-walk aforesaid shall be constructed under the direc-cion of the Executive Board, by or at the sole expense. of W. S. Coon. And Whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$63, which estimate is hereby approved. Resolved, further, That the following portion of said City is deemed benefited and proper to be assessed for the whole expense thereof, viz: All the lots and parcels of ground belonging to W. S. Coon, extending north and south beyond and from the western terminus of McFarlin alley. And the Clerk is hereby directed to publish notice in pursuance of Title VII., of section 172, of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council. on Tuesdav evening. Nov. the 16th, 1886, at 75 o'clock, at the Common Council Chamber, when allegations will be heard. AGADING MORRILL STREET.

GRADING MORRILL STREET.

By Ald. Kohimetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of improving Morrill street from North Clinton street to Joiner street.

of improving Morrill street from North Connou sites Adopted. The Surveyor submitted as such estimate \$250. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz. The grading of the roadway and sidewalks and gut ter formations on Morrill street from North Clinton street to Joiner street. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$250, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz. 'One tier of lots on each side of Morrill street from North Clinton street to Joiner street. And the Clerk is hereby directed to publish notice in North Clinton street to Joine ristreet. And the Clerk is hereby directed to publish notice for una of 1860, of the City Rochester, that all persons inter-ested in the subject matter of said improvement, are required to attend the Common Council, on Tuestay evening, Nov. the light 1886, at 74 o'clock at the Common Council Chamber, when allegations will be heard.

Adopted

GENESEE STREET PLANK WALK.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of construction of a hemlock plank wark, with white oak stringers, on Genesee street, from Brooks avenue to the city line.

ecri alle A str dai dai elé stu on

se fil di u au

a C D

ſ

Adopted. The Surveyor submitted as such estimate, \$900. By Ald. Kolmetz-Resolved, That the following im-

The Surveyor submitted as such estimate, \$900. By Aid. Konimetz-Resolved, That the following im-provement is necessary, viz: The con-truction of a hemiock plank sidewalk four (4) feet wide, with white oak stringers, on the west side of Genesee street, from Brooks avenue southward to the city line, with the necessary sidewalk grading and gutter formation. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$900, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots'on the west side of Genesee street, from Brooks avenue southward to the city line. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised Charter of 1880 of the City of Rochester, that all persons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, November the 16th, 1886, at 756 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

NORTH CLINTON STREET WIDENING.

By Ald. Kohlmetz-Resolved, That the Ci y Surveyor ascertain and report to this Council the expense of the improvement of Nor h Clinton street from East Main street to Andrews street.

Adopted. The Surveyor submitted as such estimate, \$2.800. By Ald, Kohlmetz-Resolved, That the following im-

Main street to Andrews street. Adopted. The Surveyor submitted as such estimate, \$2,800. By Ald. Kohimetz-Resolved, That the following im-provement is necessary, viz: The improvement of North Clinton street from the north curb line of East Main street to the south curb stones and redressing and resetting them on lines par-allel to and twenty-one and twenty, five hu. dredths (21, 20) feet on each side from this medial line or axis of North Clinton street at oresaid, within the ferminal limits named, with the substitution of new curb stones at points where none are found, ot where existing curb stones prove to be so defective as to be unfit for redressing and resetting; also the paving with Medina stone of the strips on each side between the present pavement and the new curb lines as hereinbefore des-ignated; al-o the required extension of the surface sewers; the extension and relaying, where necessary, of all crosswalks, both traverse and longitudinal; the the proposed improvement; the grubbing up and re-changing of the location of all hydrants, telegraph, telephone and electric light poles, as well as of gas light posts where teler present location interferes with the proposed improvement; the grubbing up and re-thor all the trees within the street lines. All of the above work referring to that portion of NorFF Clinton street, which is included between the specie.ed terminal iluits. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole stimate is hereby approved. Resolved, further, That the following portion of said City is deemed benefited and proper to be assessed for the whole expense thereor, viz. Mot whereas, The City Surveyor, under the direc-ther of lots on each side of North Clinton street. And further Resolved, That the taxpayers to be as-sessed for making such improvements may pay their assessments in hree equal payments, as follows: On-third of the amount assessed within thiry days after the advertusem

FINAL ORDINANCES.

FINAL ORDINANCE, NO. 8,049.

GOODMAN STREET PLANK WALK.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-

scribed in the ordinance below: After hearing such allegations from all persons appearing— Ald. Kohlmets submitted the following : An ordinance to construct a plank walk on Goodwan street, from Funacle avenue to the Erie canal bridge. The Common Council of the etty of Rochester do or-iain and determine that the following improvement be inade, to wit : The construction of a plank sidewalk four (4) feet and eight (8) inches wide on the westerly side of Goodman street, from Funacle avenue to the Erie canal bridge on Goodman street aforesaid with the necessary cross walks, sidewalk grading and gutter formation. And the whole expense shall be defrayed by the as-fited thereby ; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$350, and said estimate being deemed reasonable, is hereby approved , and the portion of said City which said form funacle avenue to be Erie canal bridge on Good-man street aforesaid. On which above described lots and parcels of land the expenses of said improvement are bereby ordered assessed, the assessment upon each lot and parcel of land to be above described lots and parcels of land the expenses of said improvement are bereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. Adopted by the following vote :

And to be in proportion to the other which each de-rives therefrom, the following vote : Adopted type, the following vote : Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl metz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Kelly, Schaeffer-14.

FINAL ORDINANCE. NO.

IMPROVING CENTER STREET.

On motion of Ald. Kohlmers the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: Alice hearing such allegations from all persons ap

Allocation and a statistical a

ordan and determine that the following improvement be made, to wri: The setting of a Medina stone curb and the con-struction of a Medina or blue stone flag walk six (6) feet wide on the south side of Center street, from the west line of the west cross walk on State street to the east line of the east cross walk on State street to the a Medina stone guiter one (1) foot and a Medina pave-ment two (2) feet wide on the roadway side of the curb. curb

And the whole expense shall be defrayed by the assess-ment upon the lots and parcels of land to be benefited thereby, and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$1,50, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited by said improvement is described as follows:

One tier of lots on the south side of Center street,

One ther of lots on the south side of Center street, from State street to Sophia street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

Lost by the following vote: Ayes-Ald. Coughlin, Marson, Fritzsche, Iandeville-5-Selve.

Ayes-Ald. Cougnin, marson, ritzson, soiye, Mandevlile-5, Nays Ald. Tracy, Wat-on, Kohlmetz, Elliott, Foley, Swikehard, Weider, Kelly, Schaeffer-9,

The final ordinance for Euclid street improvement came up and on motion of Ald. Watson, action was postponed until the first regular meeting in April.

FINAL ORDINANCE NO. 3,060.

BOULEVARD IMPROVEMENT.

On motion of Ald, Kohlmetz the Board proceeded to hear allegations in relation, to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-nearbing.

After hearing such allegations from all persons ap-pearing, Ald. Kohimetz submitted the following: An ordinance to stake out and turnpike the Boule-vard, from Driving Fark avenue to the south line of Lake Avenue Association lands. The Common Council of the city of Rochester do or dain and determine that the following improvement be made, to wit: The staking of the Boulevard and the turnpiking and guiter formation of the same from Driving Park ave-nue to the south line of the Lake Avenue Association lands. lands.

And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reported the same at \$550, and said estimate being deemed reasonable, is hereby ap-proved; and the portion of said city, which said Com-mon Council deem will be benefited by said improve-ment is described as follows: One tire of lots on each side of the Boulevard, from Driving Park avenue to the south line of the Lake Ave-nue and the same and parcels of land be the sense of said improvement are hereby or-dered seesed, the assessment upon each lot and par-cel of land to be in Disporting vote: Appended, The following vote: Appended, Weider, Kelly, Schaeffer-18. The final ordinance for Hand street widening

The final ordinance for Hand street widening came up and on motion of Ald. Kohlmetz was indefinitely postponed.

FINAL ORDINANCE, No.

LOCUST STREET CULVERT.

On motion of Ald. Kolhmetz, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

Ald. Kohlmetz submitted the following:

After hearing such allegations from all persons appearing— Ald. Kohlmetz submitted the following: An ordinance to construct a stone culvert across Locust street, on Deep Hollow Creek. The common Council of the City of Rochester do ordain and determine that the following improvement be made, to wit: The construction of a stone culvert on Deep Hollow Creek, across Locust street, with the required retain-ing walls at the ends of the said culvert; also, the necessary roadway and sidewalk grading and plank sidewalk construction and railing, the filling in and em-benkment, with the required revers and gut-ter formatiom on the approaches for Locust street, to the culvert and Deep Hollow Creek ravine aforesaid, it being understood and expressly provided that only so much of the filling in and embankments hereinbefore specified, shall now be done under this ordinance as may be necessary to make the crossing over the Deep Hollow Ravine safe and convenient for public use. And the whole express shall be defrayed by the assess-ment upon the lots and parcels of land to be henefited thereby: and the City Surveyor under the direction of this Council, having made an estimate of such expense, and reports the same at \$3,500 and said estimate be-ing deemed reasonable, is hereby approved: and the oportion of said city which said Common Council deem will be benefited by said improvement is de-scribed as follows: Due tier of lots on each side of Locust street, from Fulton avence to Thrush street, from Perkins street to coust street, accluding the lots on the southwest and southeast corners of Thrush street all Perkins street to associated corners of Thrush street and Perkins street; also, one tier of lots on each side of Emerson street; also, one tier of lots on each side of Emerson street; also, one tier of lots on each side of Emerson street; also, one tier of lots on each side of Emerson street; also, one tier of lots on each side of Emerson street; also, one tier of lots on each side of and perkels of land the expenses of s

And to be in problem to the ball of the main which each de-rives therefrom And it is further ordained and determined that the tax payers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of such roll; and the remaining one-third within two years from the con-firmation of such roll. On all sums paid prior to the ma-turity of the said last instalment, a discount will be al-lowed of six per cent, per annum. Lost by the following vote: Ayes-Ald Tracy. Coughin Marson, Watson, Kohl-metz, Fritsche, Foley, Seyle. Mandeville, Swikehard, Weider-11 Nays-Ald. Kelly, Schaefter.-2.

Nays-Ald. Kelly, Schaefter.-2.

FINAL ORDINANCE NO. 3,061.

WHITNEY STREET PIPE SEWER.

On motion of Ald. Marson the Board proceeded to hear allegations in relation to the improvement de-cribed in the ordinance below: After hearing such allegations from all persons ap-nearing

An ordinance to construct a pipe sewer in Whitney street, from a point 80 feet south of Linne street, to discharge in the Smith street sewer.

The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The construction of a vitrifled pipe sewer twelve(12) inches in diameter in Whitney street, begining at a point eighty (80) feet south of the south line of Lime street, and extending to and discharge in the sewer in smith street with the required manholes, surface sewers, ioi laterais and lot connections; also the nec-essary roadway greding and gutter formations. And the whole expense shall be defrayed by the assess-ment upon the lots and parcels of land, to be benefited thereby; and the City Surreyor, under the direction of this Council having made an estimate of such expense, and reported the same at \$500, and said estimate being deemed reasonable, is hereby approved; and the 'ported the same at \$500, and said estimate being deemed reasonable, is hereby approved; and deem will be benefited by said improvement is de-scribed as follows: One tier of lots on each side of Whitney street from Lime street to Smith street. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of rives therefrom. Lost by the following vote : Ayes-Aid. Tracy. Marson, Kohmetz, Foley, Selye, Swikehard, Weider, Kelly, Schaffer-13. Nays-Aid. Coughlin, Watson, Fritzsche, Mande-ville-4.

Ald, Weider moved that action on the ordi nance for Whitney street sewer be reconsid-Adopted. ered.

Ald. Weider moved that the ordinance lay over until the next regular meeting. Adopted,

FINAL ORDINANCE, NO. 3.062.

FRANKFORT STREET PLANK WALKS.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below : After hearing such allegations from all persons ap-

Alto the submitted the following: Ald. Kohimetz submitted the following: An orainance to construct plank sidewalks on Frank-fort street, from Jay street to a point 134 reet south of

An ordinance to construct plank shows are so that of the steet, from Jay street to a point 134 reet south of Brown street. The common Council of the City of Rochester do or-dain and determine that the following improvement be made, to wit: The construction of a plank sidewalk three (3) feet wide on the west side of Frankfort street from the south line of the sidewalk on the south side of Jay street and extending one hundred and thirty-four (184) feet south of the south line of Brown street. Also the construction of a sidewalk of the same kind and width on the east side of ithe sidewalk on the north side of Brown street and extending northward for the dis stance of four hundred (400) feet, the outer times of the sidewalk being located on the lines of Frankfort street. Also the necessary crosswalks, sidewalk grading and gutter formation. And the whole expense shall be derrayed by the as-messment upon the lots and parcels of land to be bene-thed thereby; and the City Surveyor, under the direc-tion of this Council, having made an estimate of such and the borits the same at \$375, and said estimate being deemed reasonable, is hereby approved; one tier of lots on the west side of Frankfort street; Also for a points the south line of Brown street; Also no ther of lots on the east side of Frankfort street; Also no the rolots on the east side of Frankfort street; Also no the rolots on the south line of Brown street; Also no ther of lots on the south line of Brown street; Also no ther of lots on the south line of Brown street; Also no the rolots on the east side of Frankfort street; Man has used thereproposed side as the or has dide of the street. On which above described lots and parcels of land the street. On which above described lots and parcels of land

which abuts on the proposed sidewak on that side or the street. On which above described lots and parcels of land the expenses of said improvement are hereby or-dered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom. Adopted by the following vote: Ayes—Alo. Tracy, Coughlin, Marson, Watson, Kohl-metz. Fritzsche, Foley, Selye, Mandeville, Swike-hard, Weider, Kelly, Schaeffer—13. Ald Coughlin moved that the residents on

Ald. Coughlin moved that the residents on Frankfort street be allowed ten days in which

to build their own walks. Adopted. The final ordinance for Culver road sewer came up, and on motion of Ald. Kelly action was postponed until the next regular meeting.

The final ordinance for a sewer on North St. Paul street came up and was lost by the following vote :

Ayes - Ald. Tracy, Marson, Fritzsche, Foley, Mandeville, Swikehard, Weider, Kelly, Schaeffer-9.

Nays-Ald. Coughlin, Watson, Selye-3. The ordering of an assessment for the opening of a new street from Clifford street to Norton street came up. Allegations being called for and no person appearing, Ald. Kelly presented the following :

LOCAL IMPROVEMENT ASSESSMENTS.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,701.

OPENING & NEW STREET FROM CLIFFORD STREET TO NOR-TON STREET.

OPENING A NEW STREET FROM CLIFFORD STREET TO NOR-TON STREET. By Ald. Kelly--Whereas, The Common Council did, upon the 6th day of September, 1834, enact an ordi-nance for opening a new street from Clifford street to Norton street; And whereas, the entire cost and expense of said improvement has been ascertained to be the sum of §8,764,17; And the portion of said elty which said Common Council deemed would be beuefited by said improve-ment is described as follows: One the of lots on each side of the proposed street from Clifford street to Norton street; Therefore, Resolved, That the sum of §8,764,17, be-ing the whole amount of the expense aforesaid, shall be assessed on such lots and parcels of Lind. And V. Fleckensteia, Wm. Maher and L. A. Pratt, the assessment upon all the lois and parcels of index an assessment upon all the lois and parcels of usid and houses within the portion or part of said city so designated of the said amount of expense proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors store hereby at the offer of lots of said parcels of city so designated of the said amount of exponse in the restly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby at the offer of the city Assessors, No. 16 City Hall. Adopted by the following vote: Ayee-Ald. Tracy, Coughlin, Marson, Watson, Fritzeche, Foley. Selye, Mandeville, Swikchard, Wei-der, Kelly, Schaeffer-12. MISCELLANEOUS BUSINESS.

MISCELLANEOUS BUSINESS.

By the Clerk-

CITY ASSESSORS' OFFICE, ROCHESTER, N. Y., Nov. 9, 1886.

Bell Telephone Co.'s Assessment for 1886 in Roch-

Cobor .	
First Ward	\$2,500
Second Ward	1,500
Third Ward	1,000
Fourth Ward	1,000
Fifth Ward	2,000
Sixth Ward	500
Seventh Ward	500
Eighth Ward	1,000
Ninth Ward	1,000
Tenth Ward	1,000
Eleventh Ward	500
Twelfth Ward	500
Thirteenth Ward	500
Fourteenth Ward	500
Fifteenth Ward	
Sixteenth Ward	500

\$15,000

The company reported April, 186, 456 miles wire and 799 poles. More than half, or to be accurate, 9-16th of the poles are 25 and 30 feet.

Length of Poles	:		
269-25 feet each	h, at s	\$ 5 \$1,345	
182-30	· • •	5	
71-35	••	7	
106-40	••	10 1.060	
95-45	••	15 1,425	
23-50	••	20	
9-55	••	25 225	
12-60	• •	35 420	
18-65	• •	45 810	
2-70	· •	50 100	
6-75	••	50	
6-80	••	50	
0 00			

799

\$7,852

456 miles of wire, at \$10 per mile..... 4,560

\$12, 412 For cross pieces over buildings, etc., extra. 3,588

Total......\$16,000 "Bell Telephone Company, 1856 ·

Dell relephone company, 1050.			
	iluation.		x.
First ward	\$2,500	\$37	
Second ward	 1,500	22	66
Third ward	1,000	15	
Fourth ward	1,000	15	
Fifth ward	 2,000	- 30	22
Sixth ward	 500	7	55
Seventh ward	500	7	55
Eighth ward	 1,000	15	11
Ninth ward	1,000	15	11
Tenth ward	1,000	15	11
Eleventh ward	 500	7	55
Twelfth ward		7	55
Thirteenth ward	500	7	55
Fourteenth ward	 500	7	55
Fifteenth ward	 500	4	71
Sixteenth ward	500	7	20

\$15,000 \$223 41 Wm. Maher,

L. A. PRATT, City Assessors.

Ordered received, filed and published By Ald. Schaeffer-Petitions of Edmund

Ocumpaugh and A, Grasberger for permission to erect wood buildings. Referred to the Wood Buildings Committee and fire marshal with power to act. Also petition for electric light on Pennsylvania avenue. Referred to the Lamp Committee.

By Ald. Schaeffer-

To the Honorable Common Council:

GENTLEMEN-The undersigned respectfully rep-resents that she is the owner of a track of land in the Sixteenth ward of this city extending eastward from Goodman street and lying northward of Schanck avenue; and that she has opened a street sixty feet in width through said property, extend-ing from Goodman street easterly about 2,500 lineal feet; that she has properly graded said street for the whole distance and made it safe and con-venient for public use and traffic: that she has duly filed a map of said street in the County Clerk's office of Monroe county as required by law, and she now desires to dedicate said street to the city for public use, and she respectfully asks your honorable Board to accept said proposed dedica-tion and to declare said Hayward avenue a public street and open for public use, and to be and re-main as one of the public streets of the city of Rochester, N. Y. Rochester, November 6, 1886. GENTLEMEN-The undersigned respectfully rep-Rochester, November 6, 1886.

LUCY E. HAYWARD.

Ordered received, filed and published.

STATE OF NEW YORK, ·SS.

MONROE COUNTY, CITY OF ROCHESTER,

5070595909990

52

On this 8th day of November, 1886, before me the subscriber personally appeared, Lucy E. Hay-ward, to me known to be the same person named in and who signed the foregoing petition and ac-knowledged that she signed the same. CASS WILLIAMS, Notary Public.

By Ald. Schaeffer-Resolved. That the communication of Lucy E. Hayward to this Board offering to dedicate Hayward avenue to public use, be and is hereby referred to the Executive Board to examine the said street and report to this Board at its next meeting as to whether proper legal steps have been taken to dedicate said street to public use, and also as to the propriety of accepting said street by the city in accordance with the proffer of said Lucy E. Hayward. Adopted.

By Ald. Shaeffer-Resolved, That the Ex-ecutive Board be, and they are hereby authorized and directed to place a fire alarm telegraph box on the Culver building at the junction of University avenue and Culver road. Adopted.

Ald. Schaeffer moved to proceed to the appointment of Commissioners of Deeds, and that the clerk cast the bollot. Adopted by the following vote :

lowing vote: Ayes—Ald Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Selye, Mandeville, Swikehard, Weider, Kelly, Schaeffer—12. The following named persons having re-ceived the concurrent vote of the Council, were declared du'y appointed commissioners of deeds: Chas. East, John F. Boyd, Z. P. Taylor

By Ald. Kelly-Resolved, That hereafter the license to be paid by any and all persons for the privilege of selling at auction as auctioneer any goods, wares, merchandise, jewelry, or articles of any kind, within the corporate lim-its of the city of Rochester, be fixed at the sum of two hundred and fifty dollars per year. Adopted.

Weider-By Ald.

Resolved, That the City Clerk be directed to draw orders on the City Treasurer, in favor of the chairman ot each of the Boards of Inspectors of Elections of the city of Rochester (including clerks) for (\$75) seventy-five dollars each in full for services as registers and in-spectors of the general election of 1886, provided no objection is made by any inspector or clerk. Objection being made, the clerk is directed to draw an order in favor of each claimant for his individual compensation, retaining from the same all proper charges against such inspect-ors; also an order in favor of each proprietor (except the city of Rochester) of places used for election purposes for the sum of (\$30), and charge contingent fund.

Adopte i by the following vote : Ayes—Ald, Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Selye, Mandeville, Swikenard, Weider, Kelly, Schaeffer—13.

Ald. Weider called up the resolution on page 212 of current proceedings relating to the light-ing of kerosene lamps, but no action was taken.

By Ald. Swikehard-Resolved. That the City Attorney be and hereby is directed to publish a notice specifying and describing the lands necessary to be taken for opening a new street from Sherman street to Angle street, Ordi-nance No. 3,057, and to take such further action as may be necessary with reference thereto, in accordance with section 175 of the revised City Charter. Adopted.

Ald. Mandeville moved that the action on the ordinance for Whitney street sewer be recon-sidered. Adopted.

The ordinance for Whitney street pipe sewer, No. 3,061, was then adopted by the following vote :

Ayes-Ald. Tracy, Coughlin, Marson, Watson, Selve, Mande Kohlmetz, Fritzche, Foley. Selye, Mande-ville, Swikehard, Weider, Kelly, Schaeffer-13 By Ald. Mandeville-Resolved, That the

Mayor be and he is hereby authorized to enter into a contract with Oscar H. Peacock for the completion of the survey and maps of the city of Rochester, for use in the Assessors' office, at a salary to be paid said Oscar H. Peacock, at the rate of \$2,500 per year, including office rent, for the time actually employed by him on

said work, and that he be allowed the further sum of \$280 per month, in full payment for the salaries of his four assistants, such salaries to be paid monthly, from the Contingent Fund, and said contract to be approved as to form by the City Attorney. Said survey and maps to be made and completed separately by wards and each ward as soon as completed to be sub mitted to the Common Council for inspection and approval; said contract to be annulled at any time when it shall be escertained that the work relating to said survey and maps is not being properly progressed or executed. Adopted. By Ald. Selye-Whereas, Constant com-

plaint has been made during the past year as to the dirty condition of the street lamps lighted by kerosene oil; and

Whereas, Complaints are constantly made that said street lamps are not regularly lighted as required by the contract made between the city and the kerosene oil lamp contractor :

Resolved, That it is the sense of this Council that the contract, made between the city and Charles McDonald, for the care, lighting and maintainance of the public kerosene lamps, should be annulled on the ground of breach of contract

Ald. Weider moved as an amendment that the Mayor be directed to cancel the contract. Accepted by Ald, Selve.

The resolution was then adopted by the following vote :

Ayes-Ald. Tracy, Coughlin, Kohlmetz, Fritzsche, Selye, Mandeville, Swikehard, Weider, Kelly, Schaeffer-10.

Nays-Ald. Marson. Watson, Foley-3. By Ald. Selye-Resolved, That the Park Committee be, and hereby is, authorized to complete the cleaning of the public parks, the painting and repairing of the fences and benches thereof, and cause to be done such other items as set forth in the contract here tofore made between the city and William Mitchell for the care and maintainance of the public parks as the Park Committee may deem essential for she best interest of the city, and the charge therefor be assessed to said park contractor. Adopted.

By Ald. Kelly-Petitions of J. P. Visner and Andrew Schell for permission to erect wood buildings, and moved that permission be granted. Adopted.

By Ald. Selve

-linger

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN - I have procured from the owners of land contigous to Emerson and Thrush streets, situated in the 9th and 15th wards, releases GENTLEMEN - I streets, situated in the 9th and 15th wards, releases and a dedication of land to connect East Emerson with West Emerson and Thrush streets, a map of the same showing the land ceded and the connect-ing streets has been filed, and the three convey-ances have been recorded, all free of expense to the city, which releases I herewith transmit to your Board: I therefore, on behalf of the owners and taxpayers, request your Honorable Board to accept the dedication and order it recorded in your Street Register. Very respectfully yours, HENRY L. FISH.

Ordered received, filed and published

By Ald. Selye-Resolved, That the land re-lessed to the city and the same having by its owners been dedicated topublic use, connecting East Emerson with West Emerson and Thrush streets, in the Ninth and Fifteenth wards-a may of which, showing the land ceded and the streets connected fied and the conveyances for thesame recorded in the County Clerk's office

without any expense to the city, therefore this Council hereby accepts such dedication, and the Clerk is hereby directed to record the same in the street register.

Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Foley, Selye, Mande-ville, Swikehard, Weider, Kelly, Schaeffer-13. By Ald. Selye-Petition of Mrs. Whitelsey.

Referred to the Assessment Committee.

By Ald. Selve-Petitions of Emeline L. Barker and D. W. Selve for permission to erect wood buildings. Referred to the Woon Build-ing Committee and Fire Marshal with power to act.

Ald. Mandeville moved to reconsider the action taken on the penal ordinances relating tomarkets slaughter houses, etc. Adopted.

Alo. Mandeville asked unanimous consent to introduce a penal ordinance relating to markets, slaughter houses and the vending of wood, coal or other fuel, meats, vegetables, fruit, fish, poultry, milk, and provisions of all kinds. Unanimous consent being granted, Aid. Mandeville presented the following.

AN ORDINANCE relating to markets, slaughter-houses, and the vending of wood, coal, or other fuel, meats, vegetables, fruit, fish, poultry, milk and provisions of all kinds.

The Common Council of the City of Rochester, do ordain as follows:

and offender of the original provided in the original solution of the o

Nothing, however, contained in either of the two preceding sections shall prevent the sale within the city of fresh and wholesome meats by the quarter, by farmers who have raised or fattened the same upon their own farms. § 3. Every license

\$ 3. Every license granted under this ordinance shall expire on the first day of July next after the

S. Every incense granted under this ordinance shall expire on the first day of July next after the license shall be granted.
S 4. No person shall sell or expose for sale at retail in the city of Bochester, any unwholesome, stale, emaciated, blown, stuffed, tainted, purid or diseased meat, poultry, fish or provisions, nor any poultry not drawn and perfectly dressed, except it be alive, nor any une or slaughtered calf or calves, nor the veal or flesh of any calf or calves, shall be at least four weeks old, or if slaughtered, shall have been at least four weeks old before having been so slaughtered, under the penalty and fine of fifty dollars for each offence; and the meat, poultry, veal, fish, and provisions so exposed for sale and herein prohibited, may upon view by the Meat Inspectro be seized and destroy the same, and to report to the City Attorney the name of any person violating the provisions of this section for prosecution.
S. No person shall sell or deliver within the City of Hochester, impure, adulters for each offence.

s b. No person shall sen or deriver within the City of Rochester, impure, adulterated or watered milk, under a penalty of ten dollars for each offence. And no person shall bring into said city, for sale or delivery therein, milk in fithy or unwholesome cans or other vessels, under a penalty and fine of ten dollows for each offence. ten dollars for each offence.

67. Every person licensed to sell meat shall keep inside of h's locker, and the table of his stall or standing, and the place where his meats may lie, clean and free from fifth and dirt, and shall also

clean and free from filth and dirt, and shall also keep clean the floors of his market house, under the penalty and fine of five dolars for each of-fense; and the Meat Inspector shall have access at all times to any market house, under the pen-alty and fine of five dollars, to be paid by any person who shall refuse such access. § 8. No person shall, for a ionger space of time than ten minutes, expose or suffer, or cause to be exposed, or remain in any street or upon any side-walk, road or alley, or in front of any market in the city of Rochester, any lamb, sheep, calf, or market or expose for shall any person bring to market or expose for shall any parad so that poultry, except in a box, rack or guard so that such animal may stand erect, under a penalty and fine of five dollars for each offence.

9. No person shall build, make or use, or cause or permit to be built, made or used, any slaughter-house within said city, without permission from the Common Council, under a penalty and fine of

the Common Council, under a penalty and nne of fifty dollars for each offence. § 10. A copy of this ordinance (to be furnished by the City (Clerk) shall be fastened up in a conspicu-ous place in each licensed market in the city; and any person who shall intentionally deface, de-stroy or remove the same, shall forfeit and pay a penalty of teu dollars for each offence. § 11. "I he Maat Inspector shall, at the first meet-ing of the Common Council in January, April, July and October render to the Common Council

and October render to the Common Council a a report of the rumber of outstancing leases and licenses for the sale of meat, the percons to whom granted, or then hold-ing the same, the amount of rent raised therein and due thereon, the amount reserved during the

\$ 12. The stands for the sale of hay, fodder.
\$ tax, vegetables and wood, shall be designated and appointed by the Executive Board. No person shall stand or wait with any wagon, sled or other vehicle loaded with hay, straw, vegetables or wood, at any other place in said city than the stands so designated, under a fine and penalty of five dollars for each offense. The Street Superintendent shall have the regula-

The Street Superintendent shall have the regula-tion and control of such stands, and all persons having charge of terams thereon, shall place the same in such positions as he shall direct, under a fine and penalty of three dollars for each offence. § 13. Every execution issued upon a judgment recovered for a violation of this ordinance, or any provision thereof, except as is hereiubefore other-wise specially provided, shall command the amount to be made of the property of the defendant, if any such can be found, and if not, then to commit the defendant to the Monroe county penitentiary and any person violating any provision of this ordi-nance and failing to pay the penalty and fine im posed therefor, shall be imprisoned in said Peni tentiary for a term of not exceeding one hundred days.

days. § 14. This ordinance shall take effect imme-

Adopted by the following vote :

Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Foley, Selye, Man-deville, Swikehard, Weider, Kelly, Schaeffer. -13.

Ald. Mandeville moved to reconsider the action taken on the penal ordinance relating to the allowing of animals to run at large. Adopted.

Ald. Mandeville asked unanimous consent to introduce a penal ordinance to restrain and regulate the running at large of horses, cattle, dogs, swine and other animals, and geese and other poultry. Unanimous consent being granted, Ald. Mandeville presented the following:

77

AN ORDINANCE to restrain and regulate the run-ning at large of horses, cattle, dogs, swine and other animals, and geese and other poultry.

The Common Council of the City of Rochester do ordain as follows:

Section 1. No owner or possessor of any swine, horses, sheep, goats, cows or other catile, shall suffer any such animal or animals to run or to be let at large in any of the public streets, lanes, alleys or parks within the city of Rochester, nor drive the same in, through or upon any of the public streets, horse alleys or norks within sold city between the or parks when the error upon any of the public streets, lanes, alleys or parks within said city between the hours of six o'clock in the rorenoon and seven o'clock in the afternoon, unless the same are teth-ered and held in hand by the person or persons having them in charge, under a genalty and fine of one dollar for each animal so untethered, running or being at large, for each offense. Section 2. No owner or possessor of any goose or geese, ducks or other fowls shall suffer or per-mit any such fowls to run or to be at large in any of the public streets, lanes, alleys or squares within the city of Rochester, under a penalty and fine of twenty-five cents for each offense. Section 3. No dog shall be permitted to go abroad in any of the public streets, squares, lanes, alleys or public places within the limits of the city of Kochester without being led and securely con-fined by a chain or string, or properly muzzled. un-er a penalty and fine of the dollars for each of-sense, to be recovered against the owner or pos-fersor of sucp dog, or the person who public place

sense, to be recovered against the owner or pos-fessor of such dog, or the person who harbored such dog within two days pervious to the time of such dog being found so going abroad. Section 4. The owner of every dog shall provide a collar for it, upon which bis or her nuce shall be

a collar for it, upon which his or her name shall be legibly printed or engraved, and cause the same to be worn by the dog whenever it is at large in any public street, lane, alley or square within the limits of the c ty of Rochester, under a penalty and fine or five dollars. Every unnuzzled dog found going abroad in any of said public streets or places in said city, between the first days of April and No-vember in any year, may be seized, shot or killed by such persons as the Common Council shall

wember in any year, may be selzed, shot or killed by such persons as the Common Council shall designate for such purpose. Section 5. Every execution issued upon a judg-ment recovered for a violation of this oldina ace, or any provision thereor, except as is hereinhefore otherwise specially provided, shall command the amount to be made of the property of the defend-ant, if any such can be found, and if not then to commit the defendatit to the Monroe County Peni-tentfary; and any person violating any provision of this ordinance and failing to pay the penalty and fine imposed therefor shall be imprisoned in said penitentiary for a term of not exceeding one hundred days. Section 6. This ordinance shall take effect imme-diately.

diately.

The foregoing ordinance was adopted by the following vote:

Ayes-Ald, Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Foley, Selye, Man-deville, Swikehard, Weider, Kelly, Schaeffer -13

By Ald. Foley-

Resolved, That the Board of Health of the city of Rochester be requested to cover up all open ditches between the works of the Vacuum Oil Company and the Plymouth avenue bridge along the Buffalo, New York & Philadelphia railroad, the expense thereof to be assessed upon the said railroad company the said open ditches being now a nuisance. Adopted.

By Ald. Fritzsche-Resolved. That the Lamp Committee be authorized to place an electric light at the corner of Hudson street and Skuse park. Referred to Lamp Committee.

By Ald. Watson-Resolved, That the City Clerk draw an order on the City Treasurer for two hundred and twenty-five dollar

Ayes-Ald. Tracy, Cougolio, Marson, Wat-on, Koblmetz, Fritzsche, Foley, Selve, Manson, Kohlmetz, Fritzsche, Foley, Selye, deville, Swikebard, Weider, Schaeffer-12. Ald. Watson moved that the action taken

on the ordinance for North St. Paul street pipe sewer be reconsidered. Adopted.

FINAL ORDINANCE, NO. 3,063.

NORTH ST. PAUL STREET PIPE SEWER.

On motion of Ald. Marson the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

actibed in the ordinance below: the infit of the set of a state of the set of t

÷,

nyes there from. Adopted by the following vote: Aves-Ald. Tracy. Coughlin, Marson, Watson, Kohlmerz, Fritzsche, Foley, Selye, Mandeville, Swike-hard, Weider, Schaeffer-12.

By Ald. Watson-Resolved, That the City Attorney be and hereby is directed to publish a notice specifying and describing the lands necessary to be taken for the purpose of widening Euclid street, and to take such further action as may be necessary with relation thereto, in accordance with Section 175 of the City Char-Adopted. ter.

By Ald. Marson-Petition of John S. Caldwell for permission to erect a wood building. Granted

By Ald. Coughlin-Bill of

Citizens' Gas Company...... \$32 22

Referred to the Finance Committee for payment.

Ald. Selve asked unanimous consent to introduce a penal ordinance relating to railroads.

Unanimous consent being granted Ald. Selye presented the following:

AN ORDINANCE relating to railroads. The Common Council of the City of Rochester do ordain as foilows:

Section 1. A bell shall be placed on each loco-motive engine run on any railroad within the limits of the City of Rochester, and shall be rung at the distance of at least forty rods from the place where the railroad shall cross any traveled public road, the randoad shall cross any traveled budie road, highway, avenue, street, lane or alley with the rairoad within said city, and shall be kept ringing until such engine shall have crossed such road, avenue, highway, street, lane or alley; and every neglect to comply with the foregoing provisions shall subject the corporation, company or person or nersons running the reluxed to a fine and per or persons running the railroad to a fine and pen-

(\$225), in favor of Nathaniel Tufts, for the purchase of fifty street lamps and charge lamp fund. Adopted by the following vote: Aves-Ald. Tracy. Cougblib. Marson. Wat for each offense.

Section 2. Every execution issued upon a judgment recovered for a violation of this ordinance, or any provision thereof, shall command the amount to be made of the property of the defendant, if any such can be found, and if not, then to commit the defendant to the Monroe County Penitentiary, and any person or persons violating any provision of this ordinance, and failing to pay the penalty and fine imposed therefor, shall be imprisoned in said heating are for a town of prot organized on but penitentiary for a term of not exceeding one hun-dred and fifty days. Section 3. This ordinance sha'l take effect im-

mediately.

Referred to the special committee on penal ordinances.

The board then adjourned.

PETER SHERIDAN, City Clerk.

*** In Common Council, Nov. 16, 1886.

REGULAR MEETING.

Ald. W. H. Tracy, President of the Board, presiding.

Ald. Mandeville moved that F. J. Irwin act as clerk. Adopted.

Present-Ald. Tracy, Coughlip; Marson, Watson, Kohlmetz, Fritzsche, Elliott Foley, Manneville, Swikebard. Weider, Stein, Schaeffer Kellv-14.

Absent-Ald. Selye, Bohrer-2.

APPROVAL OF MINUTES.

Minutes of the preceding meetings approved as published in the book of proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC.,

AND THEIR REFERENCES.

By Ald. Coughlin-Bills of-

Citizens' Gas Co., for moving lamps on

Chestnut park.....

Referfed to the Executive Board.

By Ald. Coughlin-Bills of-

Referred to the Lamp Committee.

By Ald. Coughlin-Bill of-

Michael McCormick, hack hire. \$3 00

Referred to Park Committee. By Ald. Marson-Petition of W. A. Wheeler for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Fritzsche-Petitions of H. Tichner and Mrs. H. Tichner for permission to erect wood buildings, together with a remonstrance against the former; referred to the Wood Building Committee and Fire Marshal, with power to act

By Ald. Elliott-Petition of L. W. Pratt for permission to erect a wood building; referred to the Wood Building Committee and Fire Marshal, with power to act. Also bill of Sunday Herald Company for printing ; referred to the Health Committee,

By Ald. Foley-Bills of-

5 5	
George Oppel, bread\$	12 57
T. J. Kenning, groceries	27 50
Mary Flannagan, board	9 00
G. Goetzman, bread	85 00
E. B. Andrews 1 book: record of license.	8 00

John Lutes, disbursements	24	60
Hess & Daus, bread	54	77
Anthony Heffner, bread	- 11	31
J. B. Mezger, meat	25	00
J. Eckhardt, meat	25	00
Frank Defendorf, groceries	24	
Mrs. Wm. Boyle, do	2	00
Jas. McMannis, do	138	
Sam McMurray, do	4	
W. C. Dickinson, coal	228	
Fred W. Yauchizi, rent		
S. A. Bowers, rent	17	50

Referred to the Poor Committee.

1

By Ald. Mandeville-Petitions of Eliza Palmer and Lucy E. Hayward for relief from erroneous assessments. Referred to the Assessment Committee.

By Ald Mandeville-Bills of-

	115 00
D. B. Earl, labor Front st. building	25 00
John O'Leary, trimming coal,	27 50
F. J. Irwin, monthly cleaning City Hall	65 00
Rochester Gas Light Co., gas for City	
Buildings	154 95
J. Emory Jones, weights and repairs	37 83

Referred to the City Property Committee.

By Ald. Swikehard -Bills of --

Fred'k C, Seitz, bldg police patrol house\$1	,139	00
John A. Weider, harness, etc., for police		
patrol	237	30
B. L. Sheldon, meals for prisoners	12	75

Addie Mosher, washing for October	3 00
D. O. Livermore, livery	3 00
Ernest Hart, printing	3 00
Maggie Gaffney, cleaning for October	13 00
Thos Brown, repairs of furniture	6 00
B. & O. Telegraph Co., services Sept	15 80
B. & O. Telegraph Co., services Oct	28 34
Rochester District Telegraph Co., services	
August and September	7 40
54th Regt. band, services annual parade	46 00
James Field, ropes, rings, snaps, etc	9 31
Louis Ernst & Son, implements for patrol	0.01
house	3 01
B. Frank Enos, expenses for October	11 65
Richard Titus, livery	29 00
C. E. Morris. city directory, etc	9 00
Moore & Cole, mops, soap, etc	2 98
J. P. Cleary, expenses for October	6 8
Page & Meng, rapairing wagon	3 72
A, F.& F. C. Stewart, police patrol wagon.	500 00
M. W. Rundle, 1 album	2 50
14. W. Leundro, I and and the second	14 01

Referred to the Police Committee.

By Ald. Schaeffer-Petition for

electric lights on Goodman street. Referred to the Lamp Committee. Also, petition for water in Hebard street. Referred to the Executive Board.

REPORTS OF STANDING COMMITTEES.

Ald. Coughlin from the Lamp and Park Committees, Ald. Foley from the Poor Com-mittee, Ald. Swikehard from the Police Committee and Ald. Mandeville from the City Property Committee, Ald. Weider from the Contingent Expense Committee reported favorably on the bills referred to their several committees, and referred them to the Finance Committee for payment. By Ald. Schaeffer-

To the Hon. the Common Council :

GENTLEMEN-YOUR Assessment Committee, to whom was referred the petition of A. W. Mudge, claiming an overcharge of two feet upon certain of his premises assessed for an improvement upon Montgomery alley, which was the basis of an erro-neous assessment amounting to nine dollars, which was paid on the 24th day of September, 1886, and praying that the same be refunded, has been con-sidered by vour committee, and it reports in favor sidered by your committee, and it reports in favor of granting said petition. Your committee have also had under considera-

tion the petition of James C. Lighthouse and re-port adversely to the granting of said petition. Your committee further reports in favor of can-celling the tax of Eliza Ann Nicholson amounting to the sum of \$9.54, for tax upon lots 9, 10 and 11 on the east side of Nicholson park. Respectfully submitted, CHRIS. J. SCHAEFFER, I MULTER KEYL 31 00 00 25 00 96 00

J. MILLER RELEASE CHRISTIAN STEIN, DEVILLO W. SELYE, Committee.

Ordered received, filed and published

By Ald. Schaeffer-Resolved, That the Treasurer be and he hereby is directed to cancel the assessment of \$9.54 against Eliza Ann Nicholson, on lots 9, 10 and 11 on the east side of Nicholson park, and charge the same to erroneous assessment. Adopted. By Ald. Schaeffer-Resolved, That the City

Clerg be and he hereby is directed to draw an order in favor of A. W. Mudge for \$9, and charge the same to Contingent Fund.

Adopte 1 by the following vote : Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Man-deville, Swikenard, Stein, Kelly, Schaef-ffer-13.

By Ald. Stein-

To the Hon. Common Council:

GENTLEMEN-Your Wooden Building Commit-tee, to whom was referred the petition of Tobie Cohn, praying your honorable body to grant him permission to erect an addition to a wood building on bis lot, No. 612, situated on the corner of Clinton and Helizer street, to be used and occupied for a store one story high, 24 by 30 feet in dimensions, would report, adversely to the feet in dimensions, would report adversely to the granting of said petition on the ground that a large majority of the property owners within 200 feet of said proposed structure have remonstrated against permission being granted the said Tobie Cohn, and those who signed the petition of the said Tobie Cohn have all appeared before your commit-tee and requested the windrawal of their names from the petition.

Respectfully submitted,

C. STEIN, GEO. B. SWIKEHARD, W. H. MARSON, HENRY KOHLMETZ, C. J. SHAEFFER, Wood Building Committee.

Adopted.

By Ald. Marson-

ROCHESTER, N. Y., Nov. 16th, 1886.

To the Hon. the Common Council:

GENTLEMEN-Your committee on sewers has re-GENTLEMEN-Your committee on sewers nasre-cently been urged by a number of taxpayers and residents on Goodman street, between East Main and Bay streets, to examine into the delay attend-ing the construction of the new sewer on said Goodman street, under Ordinance No. 2,963, passed May 18,1886, and recorded on page 97 of the printed proceedings of this board. The principal cause of the delay appears to have been the diffi-outly of securing under accentable terms the neccause of the delay appears to have been the diffi-culty of securing under acceptable terms the nec-essary rights of way through the lands belonging to Mrs. Hannah F. Brown, located easterly of Goodman street and northerly of Bay street. Sev-eral attempts at negoiation for these privileges were made with Mrs. Brown's rep. esentatives, but until very lately all such efforts were futile, be-cause Mrs. Brown insisted upon making it a con-dition that her said property be practically ex-empted from the payment of any assessment for the cost of said sewer. As will be seen from her proposition as printed on pages 164 and 165 and 232 of the current proceedings, for the reason stated in the communication from the Excentive board relating to this matter, submitted on Sept. 21, 1856, and printed on pages 232 and 233 of the 21, 1886, and printed on pages 232 and 233 of the

proceedings. None of the said propositions in-volving this condition could be accepted, and son-sequently steps were taken by the City Attorney to obtain the easements through a commission, in accorpance with the resolution of this board passed Sept. 1, 1886, and printed on page 228 of the pro-ceedings. ceedings.

A DESCRIPTION OF

sept. 1, 1880, and printed on page 228 of the pro-ceedings. It now appears that Mrs. Brown is determined to oppose the appointment of a commission for this purpose, and as the application includes the pro-posed continuous of the flow of sewage matter in in an open ditch through her premises for a long period, a separate legal question as to public pol-icy and the cossibility of such an act in this case is thus introduced, which will probably have to be first decided by the construction of the sewer perhaps for years to the great detriment, discom-fort and distress of the parties interested. In view of this complication the taxpayers have interested themselves to induce Mrs. Brown to make the same acceptable to them and to the Com-mon Council, thus rendering the further legal pro-

make the same acceptable to them and to the Com-mon Council, thus rendering the further legal pro-ceedings for the appointment of a commission un-necessary. At their request she has submitted the following modified proposition to the Executive Board, which proposition said board has referred to us for consideration and action:

ROCHESTER, N. Y., Nov. 12, 1886.

To the Executive Board of the City of Rochester:

GENTLEMEN-Whereas, The written propositions which I submitted to you on or about the 7th day of September, 1886, have been lost, now, here-fore, in pursnance of your request, I have the honor to submit the following propositions for your consideration, which shall be taken in all respects as a substitute and in place of the afore-tied lost user and in place of the afore-

respects as a substitute and in place of the autore-said lost propositions. First-In consideration of the sum of \$4,000 to be paid to me in cash at the time of the contract hereafter to be made, is executed. I will grant to the city of Rochester a permanent easement for a covered sewer which shall extend from the center of Goodman street easterly across my farm about 700 feet to a fence running north and south across

of Goodman street easterly across my farm about 700 feet to a fence running north and south across my premises. In consideration of the above sum, terms and conditions, and the further sum of \$150 to be paid in each and every year for ten years from the date hereof, I will grant to the city of Rochester a tem-porary right of way for an open sewer from the east end of said covered sewer, about 2,100 feet iong, following the same course as the present open ditch to the north line of my premises. This is to be in full consideration for the maintenance of all bridges over said open ditch ; also for the construction of all bridges except one which the city shall build at such place as I shall direct; also for cutting all weeds and grass on the banks of said open ditch at least twice per year; also for the maintenance of all fences and gates which the city will construct along said open ditch. This temporary right of way shall contine for the peorlod of ten years, with the right on the part of the city to cancel the same on giving six months' notice, in case the city should make a diversion of said spen ditch at ime during the period covered by the contract made in pursuance of this proposition, the city desires to extend said overed sewer 400 feet, making 1, 100 feet in all, the city shall have the pirvilege of so doing without any additional ex-pense.

the privilege of so doing without any additional expens

This proposition is made pursuant to an amendment made to the original propositions at a meet-ing of the Executive Board and the chairman of the Sewer Committee, held on the evening of Sep-

the bewer committee, led on the evening of sep-tember 7, 1886. The city will cause the present small open ditch from Goodman street easterly and northerly to the terminus of the proposed covered sewer in my land, to be refilled and the surface adjacient to said ditch to be properly leveled off.

All chips and stone excavated in the construction of the covered sewer and the open ditch, shall be carried from my premises, and the dirt not used in refilling the sewer shall be graded on the north por-tion of my premises where I shall direct. A post and board fence of first-class fencing timber shall be built by the city on each side of the open diton; said fence shall be four and one-half feet high from the ground, and the posts to be set in the ground two and one-half feet. The city shall ouild one bridge across said open sewer m a good and substantial manner, in such place as I shall cirect; and two gates shall be placed in said fences at said bridge. The payment of said \$150 annually shall not take All chips and stone excavated in the construction

The payment of said \$150 annually shall not take the place of or relieve the city from the payment of \$250, which will be due and payable to me from the city of Rochester, on the first day of June uext,

under the contractor, of the first day of authe hets, under the contract now existing between said city and the said Hannah F. Brown. The injunction order granted in a certain action in the Supreme Court wherein Hannah F. Brown was plaintiff and the city of Rochester was defend-ent, shall be suspended during the period that this Contract shall remain in force and no longer. Dated Rochester, Nov. 12, 1836. Yours respectfully, HANNAH F. BROWN, By John M. Davy, her attorney.

A careful examination of this proposition shows that no objectionanle feature as to the exemptions that no objectionanie feature as to the exemptions of the property from assessment for the cost of the said Goodman street sewer is therein con-tained. Also, that in other respects it is similar to the proposition made on Sept. 18, 1866, except that instead of a cash payment of \$3,200, a cash pay-ment of \$4,000 is now demanded. There are, fur-thermore, several ambiguous or indefinite expres-sions in the document, which, if its terms be in substance accepted, we suggest should be amended in a property executed contract precise. In set folin a properly executed contract practicelly as follows

First-That the sum of \$150 be paid in each and rist-inat the sum of \$100 be faid in each and every year for ten years from the date hereinafter mentioned, provided that during said period the city makes no diversion of the sewage from the open ditch mentioned, or does not cover said open ditch to any appreciable extent more than 400 feet through the lands in question.

through the lands in question. Second—that a proper limitation be made of the distance over which the grading of the sur-plus earth, from the excavations required in said lands, shall be made. Third—That the sum designated as an annual payment of \$160 shall begin to accrue on June 1, 1887, and that the first payment shall be due and payable on June 1, 1888, and all subsequent pay-ments annually thereafter on the first day of June during the different

incins annually thereafter on the first day of june during the life of the contract. Fourth-That the annual payment of \$250 under the existing contract or agreement with the said Mrs. Brown shall terminate on June 1, 1887. Fifth-That at the expiration of the ten years mentioned in the proposition the city shall have the privilege of continuing the easement for two years longer on the same terms, or else that said Mrs. Brown, her heris or assigns shall give the city at least two years' notice of her or their intent to terminate the contract at the end of said term of terminate the contract at the end of said term of

ten years. Sixth-That if at any time during said period of Sixth-That if at any time during said period of ten years the city should cover the open ditch now contemplated by ordinance No. 2,963, wholly or substantially wholly, through said lands, or should construct any continuation of the covered sewer contemplated by said ordinance wholly or sub-stantially wholly, through said lands, then the said annual payment of \$150 shall cease to be made to said Mrs. Brown, her heirs or assigns, after giving six months 'notice to said parties. Seventh-That in consideration of the said pay-ment, no other demands for compensa-tion, by reason of the construction of said sewer and the deepening and

said sewer and the deepening and enlargement of the present open ditch through said lands by the city of Rochester shall be made by the said Mrs. Brown, provided said work on her premises be completed prior to June 1, 1887. Eighth—That the widths of the several rights of

way or easements in said lands be duly specified at 1 not less than 50 feet. Ninth—That the easements in question shall pro-

ring for the discharge of sewage from the entre district deemed benefited by said Goodman street sewer under ordinance No. 2,963.

If the foregoing condition be adopted by Mrs. Brown, as from conversation with her representative, we are assured will be done, we are of the opinion that it will be for the public interest to accept her proposition, as aforesaid, at once, so that the contractors for the sewer may begin their work the contractors for the sever may begin the ir work without further delay. While the compensation asked appears large, yet it is, in our judgment, not excribitant, in view of all the circumstances involved; and we, therefore, recommend that the necessary easement be secured on the terms indicated. Respectfully submitted,

W. H. MARSON, CHARLES WATSON, CHRIS. J. SCHAEFFER, FRANK FRITZSCHE, CHRISTIAN STEIN, Committee.

Ordered received, filed and published

By Ald. Marson-Whereas, The propositions heretofore made by Mrs. Hannah F. Brown to the City of Rochester, for right of way for the covered sewer and open ditches contemplated by ordinance No. 2.963 through her lands situated on the east side of Goodman street and north side of Bay street in this city, have recently been materially modified and resubmitted by her for consideration; also in view of the fact that the general public interests, as well as the interests of the district deemed benefited by the construction of said work under said ordinance, demand that the necessary easements in said lands be secured without further delay; and

Whereas, The modified propositions of said Hannah F. Brown for said easements, as set forth in the report of the committee on sewers this day submitted, together with the amendments thereto as set forth in said report, are herewith deemed acceptable and expedient; therefore.

Resolved, That the proposition for Hanah F. Brown for granting to the city the easements in her lands necessary for the proper execution of ordinance No. 2, 963, as this day submitted and modified in the report of the committee on sewers aforesaid, be and the same are hereby accepted, and that the Executive Board be, and it is hereby authorized for, and in behalf of the City of Rochester to enter into a contract with the said Hannah F. Brown for said easements in accordance with the terms stated in said report. Adopted.

By Ald. Marson-Resolved, That the City Attorney be, and he is hereby directed to cease all further proceedings for obtaining a commission to fix the compensation which should be paid to Mrs. Hannah F. Brown of this city, for the rights of way through her premises necessary for the construction of the work con-templated under ordinance No. 2,963. Adopted.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

From the Mayor -

MAYOR'S OFFICE. ROCHESTER, Nov. 16, 1886.

Gentlemen of the Common Council.

A resolution adopted at your last regular meet-ing authorizes the Park Committee to do certain Work, charging the expense of the same to William Mitchell who holds a contract with the city for the care and maintenance of the public parks. I hardly

think that your Board, or your Park Committee, can legally authorize any work to be done and charge the expense of the same to the Park contractor without first calling his attention to his own failure to comply with the terms of his contract. When this has been done, and he refuses or fails to carry out its provisions. I think you will then be legally competent to act. For the foregoing rea-sons I disapprove of the resolution in question.

CORNELIUS R. PARSONS, Mayor.

The chairman stated the question to be : Shall the resolution stand as a resolution of the board, notwithstanding the objections of His Honor the Mayor ?

Lost by the follo wing vote :

Ayes-Ald Mandeville-1.

Nays -- Ald. Tracy, Coughlin, Marson, Kohlmetz, Fritzsche, Elliott, Foley, Swikehard, Stein, Keily, Schaeffer-11.

MAYOR'S OFFIC, ROCHESTER, Nov. 16, 1886.

Gentlemen of the Common Council:

I deem it my duty to say to you that I have done noting in the matter of canceling the contract with the kerosene lamp contractor, as contem-plated by Aid. Weider's motion made at your last regular meeting.

The contract cannot be annulled in the manner suggested, and some other way must be provided. For information as to the proper course to be pursued, I take the liberty of referring to Ivan Pow-ers, Esq., City Attorney.

UORNELIUS R. PARSONS, Mayor.

Ordered received, filed and published and referred to the Lamp Committee and city attor nev.

MAYORS OFFICE, ROCHESTER, Nov. 16, 1886.

Gentlem in of the Common Council:

Your resolution of November 9th authorizing me to enter into a contract with Oscar H. Peacock for the completion of the survey and maps of the city of Rochester for the Assessors' office, at an annual expense of \$5,860, is hereby returned disapproved.

I have the fullest confidence in the integrity and ability of Mr. Peacock, but when you ask me to make a contract involving so much expense, and one which, so far as time is concerned, is to be of uncertain, indefinite and infinite duration, then I must decline to act.

A few years ago our city undertook a work of similar character, and an open contract as is now proposed was at that time executed, and nearly \$40,000 was expended on the same, which after a time was abandoned. Your resolution does not propose, nor does it contemplate that should the city at any time in the future by reason of the great and continued expense, deem it unwise to complete the said work that the same may be discontinued.

On the other hand, if a contract is made in acconduce with the said resolution, then no matter what the expense may be, or the length of time to be consumed, the city is bound hand and foot until the end, even should the same be fifty years dis-tant. The matter is so serious, and the principle continue wrong that I compare the some may tant. The matter is so serious, and the principle so entirely wrong that I cannot give the same my official sanction.

CORNELIUS R. PARSONS, Mayor.

The chairman stated the question to be : Shall the resolution stand as an order of the board, notwithstanding the objections of His Honor the Mayor?

Lost by the following vote-two-thirds not voting in the affirmative :

Ayes-Ald. Tracy, Coughlin, Watson, Kohlmetz, Foley, Mandeville, Swikenard, Kelly, Schaeffer-9.

Nays-Ald. Marson, Fritzsche, Elliott, Stein 4.

By the Clerk-

ROCHESTER, N. Y., Nov. 10, 1886. To the Hon. the Common Council of the City of Rochester:

GENTLEMEN-At a regular encampment of C. J. GENTLEMEN-At a regular encampment of C. J. Powers Post No. 391, Dept. N. Y., G. A. R., held on the 9th inst., it was unanimously voted to re-quest your honorable body to take the necessary steps to secure the 4 anner estate and other prop-erty in the southern portion of the city and conse-crate it as a memorial park in honor of those who fought and in memory of those who fell, that the nation might live.

nation might live. As in duty bound will ever pray, in behalf of the members of this post, the veterans of the city of Rochester and Monroe county, and the families of those who have gone before, we remain, gentle-men, very respectfully yours, etc., J. WELLING, Commander.

Selden Page, Adj't.

Ordered received, filed and published, and referred to the Special Park Committee.

By the Clerk-

POLICE COMMISSIONERS' OFFICE, ł

				1	101.	10, 1	.000. }	
REPORT	OF	THE	POLICE	CLERK	FOR	THE	MONTH	
		0		BED 18	86			

OF OCTOR	BER, 1886.			
GENTLEMEN-I respectf	uliv submit	the	follow	_
ing as my report for the m	onth of Oct	ober,	1886.	
1886.	Crime. P	enalty	7. Pai	ď
Oct. 1-Sam'l Ritchie		\$5 <u></u>		
2-John Preston	• • • •	5	~	
Chas. Weber	vio. ord.		2	
4 -Levi Hamilton	drunk	3	3	
Rich. W. Williams		10	5	
Chas. Saunders		cost		
Lawrence J. Dill		cost 3	ŝ	
Wm. Goodman Frank Markle		10	10	
John Hauser	·	10	10	
Patk. Lynch	·	5	5	
John Wangman		0		
oon wangman	Commission	iers	10	
5-August Errest	drunk	10	10	
Louise Ernest.	••	ĩŏ		
James Cady	· · ·	10		
James Cady James Hulbert Chas. Vierow	••	10		
Chas. Vierow	. assault	5	5	
Levi Hamilton	drunk	10		
6Thos Dugan		3		
Joseph Purvis		3		
7—Mary Myers Mary Sullivan	••	10		
Mary Sullivan	••	10	10	
8-Pat. McCormick	••	10		
Samuel DeLack		10	2	
Frank Jennings	cru'y to an		5	
9-Mich. McLaughlin	. drunk	5 5	5	
Gebhart Schaffer	assault	20	-10 -10	
Mary Sullivan 11-Jeremiah O'Rourke	drunk	cost	2	
Jacob Connell	urunk	cost	6	
Annie Hallind	vio. ord.	5	2 5 5 5	
Frances Jackson	110. OIU.	5	5	
Joseph Backus	••	5	5	
Joseph Backus Frank Foster	••	5	š	
David Randall	••	Š	š	
James Bruce	drunk	1Ŏ	•	
Harry Gardner	••	10	10	
Pat'k Sullivan	••	10		
Pat'k Sullivan Mary Myers	••	10		
Wm, Hogan Chas Glynn		5		
Chas Glynn		5	4 50	
Timothy Callihan Geo. S. Fargo	cru to ani.	left	10	
Geo. S. Fargo	••	•••	10	
Geo. Crispin			5	
Wm. E. Collins			5	
S. R. Horton,	drunk		5	
12-Ruby Shannon Doi. Putnam	urunk		10 10	
Pat'k Dorsey		10	.5	
Coo Arkland	vio.ord.	150	. U	
Geo. Arkland Chas. McMartin	drunk	5		
Wm. Davis	ur und	5		
Peter Bontiel		10		
Clements Phifer	••	ĩŏ		
Wm. Darrow	••	ĩŏ		
Thos. Fagan	••	5	2	

-7

Joseph Miller			
	••	5	2
Jacob Fallis	••	10	
Bernard O'Reilly	assault	25	12
10-EU FARley	drunk	10	
Ann Moore Eugene O'Brien John Beers		īŏ	10
Eugene O'Brien	••	ĩŏ	ĩŏ
John Beers	0000014		
14-John Jordan	assault	15	15
14–John Jordan John Skuse Louis Fredette	drunk	10	10
John Skuse	••	5	
Louis Fredette	eru. to an	i. 5	5
Wm. A. Johnson	drunk	10	
15-Sam'l Dick	•••	5	
Libbie Earle	bro oiv		5
Annie Bradley	vio. ord.	ĩŏ	
Thos. Morrison			5
Hattie Avery	14	cost	3
Wm Hander	assault	10	5
Wm. Harder	drunk	10	
Dennis Hurley	••	5	5
Thomas Courtney Patrick Hannahan	drunk	10	
Patrick Hannahan	••	5.	
Annie Fitzgerald	••	5	
John Kitzel	assault	10	5
Philip Hodecker	assauru	30	
James McFarlin	daaraa la		
Dames McFarin	drunk	10	~
Patrick Slattery	petit lar.	cost	3
10-Albert Horman	••	30	
18-John Haynes	drunk	3	
John Ramsey	••	22	2
Joseph F. Monaghan.	••	2	2
Joseph F. Monaghan 19–James R. Shuman Frank Link, Jr	••	ã	223
Frank Link Jr	• •	ŏ	õ
Goorge Curron	••	5	~
George Curran Hannah Dwyer	••		
Battan Dwyer		10	
20-Peter Monaghan	••	10	5
Robert Logan	••	3	
Peter Brown	••	5	
Ann Murphy	••	10	
Peter Brown Ann Murphy Frank B. Shearer	••	ĩŏ	
Cornelius S. Cowles	cru. to ani		30
Wm Welch	assault	25	15
Wm. Welch 21—Nicholas Fennell			
Someol Johnson	drunk	10	10
Samuel Johnson Hannah Healey		10	10
Hannah Healey			
	pet. lar.	30	3
Geo. Wolford	drunk	30 5	3
Geo. Wolford Daniel Scanlin	drunk		3 5
Geo. Wolford Daniel Scanlin John H. Wheeler	drunk	5 10	5
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter.	drunk	$5 \\ 10 \\ 5$	5 5
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Henry Smith	drunk 	5 10 5 cost	5
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Henry Smith Wichael Huland	drunk vio. ord.	5 10 5 cost 15	5 5 2
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Henry Smith Michael Hyland	drunk vio. ord. assault	5 10 5 cost 15 5	5 5
Geo. Wolford Daniel Scalin John H. Wheeler Daniel Hunter Henry Smith Michael Hyland 28-Lewis Murch.	drunk vio. ord.	5 10 5 cost 15 5 10	5 5 2
Geo. Wolford Daniel Scalin John H. Wheeler Daniel Hunter Henry Smith Michael Hyland 28-Lewis Murch.	drunk vio. ord. assault	5 10 5 cost 15 5 10 5	5 5 2
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Henry Smith Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly	drunk vio. ord. assault drunk	5 10 5 cost 15 5 10 5 10	5 5 2
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Henry Smith Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly	drunk vio. ord. assault drunk 	5 10 5 cost 15 5 10 5 10 5	552 3
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Henry Smith Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly	drunk vio. ord. assault drunk	5 10 5 cost 15 5 10 5 10 5	552 3
Geo. Wolford Daniel Scanlin John H. Wheeler Menry Smith Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel	drunk vio. ord. assault drunk 	5 10 5 cost 15 5 10 5 10	5 5 2 3
Geo. Wolford Daniel Scanlin John H. Wheeler Menry Smith Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel	drunk vio. ord. assault drunk assault	5 10 5 cost 15 5 10 5 10 5 10 5 10 25	552 3
Geo. Wolford Daniel Scanlin John H. Wheeler Menry Smith Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel	drunk vio. ord. assault drunk assault drunk	5 10 5 cost 15 5 10 5 10 5 10 5 10 25 10	5 5 2 3
Geo. Wolford Daniel Scanlin John H. Wheeler Menry Smith Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel	drunk vio. ord. assault drunk assault drunk pet. lar.	5 10 5 15 10 5 10 5 10 5 10 50	5 5 2 3
Geo. Wolford Daniel Scanlin John H. Wheeler Menry Smith Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel	drunk vio. ord. assault drunk assault drunk	5 10 5 cost 15 5 10 5 10 5 10 5 10 50 10	5 5 2 3
Geo. Wolford Daniel Scanlin John H. Wheeler Menry Smith Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel	drunk vio. ord. assault drunk assault drunk pet. lar.	5 10 5 5 10 5 10 5 10 5 10 5 10 25 10 5 10	5 5 2 3
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel Fred Carrington 26-George Allen Wm. Holden Kate Kensella Chas. J. Poh Wm. Bonfeicer	drunk vio. ord. assault drunk assault drunk pet. lar. drunk	5 10 5 5 10 5 10 5 10 5 10 50 10 50 10 50 10 50 10 5 10 50 10 5 10 10 5 10 5 10 10 10 10 10 10 10 10 10 10 10 10 10	5 5 2 3
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel Fred Carrington 26-George Allen Wm. Holden Kate Kensella Chas. J. Poh Wm. Bonfeicer	drunk vio. ord. assault drunk assault drunk pet. lar. drunk pet. lar. drunk	$5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 10$	5 2 3 10 25 4 2 50 2 50
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel Fred Carrington 26-George Allen Wm. Holden Kate Kensella Chas. J. Poh Wm. Bonfeicer	drunk vio. ord. assault drunk assault drunk drunk assault	$5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 20 \\ 20 \\ 10 \\ 5 \\ 20 \\ 20 \\ 10 \\ 5 \\ 20 \\ 20 \\ 20 \\ 20 \\ 20 \\ 20 \\ 20$	5 5 2 3 10 25 4 2 50 2 50 2 50
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel Fred Carrington 26-George Allen Wm. Holden Kate Kensella Chas. J. Poh Wm. Bonfeicer	drunk vio. ord. assault drunk assault drunk pet. lar. drunk pet. lar. drunk	$5 \\ 10 \\ 5 \\ 5 \\ 15 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 20 \\ 10 \\ 5 \\ 20 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10$	5 5 2 3 10 25 4 2 5 9 2 5 9 20 3
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel Fred Carrington 26-George Allen Wm. Holden Kate Kensella Chas. J. Poh Wm. Bonfeicer	drunk vio. ord. assault drunk assault drunk assault drunk 	$5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 20 \\ 20 \\ 10 \\ 5 \\ 20 \\ 20 \\ 10 \\ 5 \\ 20 \\ 20 \\ 20 \\ 20 \\ 20 \\ 20 \\ 20$	5 5 2 3 10 25 4 2 50 2 50 2 50
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Michael Hyland 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel Fred Carrington 26-George Allen Wm. Holden Kate Kensella Chas. J. Poh Wm. Bonfeicer	drunk vio. ord. assault drunk assault drunk drunk assault	$5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 25 \\ 10 \\ 10 \\ 5 \\ 5 \\ 20 \\ 5 \\ 5 \\ 5 \\ 5 \\ 5 \\ 5 \\ 5 \\ 5 \\ 5 \\ $	5 5 2 3 10 25 4 2 5 9 20 3 5
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Henry Smith Libbie Powers 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel Fred Carrington 26-George Allen Wm. Hoiden Kate Kensella Chas. J. Poh Wm. Ranfeiser Pitkin Brookout Wm. Morse 27-Ed. Hutchison Geo. W. Seigel Wm. Oberaker Ed. Lennon.	drunk vio. ord. assault drunk assault drunk assault drunk 	$5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 25 \\ 10 \\ 5 \\ 10 \\ 5 \\ 20 \\ 5 \\ 5 \\ cost$	5 5 2 3 10 25 4 2 5 9 2 5 9 20 3
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Henry Smith Libbie Powers 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel Fred Carrington 26-George Allen Wm. Hoiden Kate Kensella Chas. J. Poh Wm. Ranfeiser Pitkin Brookout Wm. Morse 27-Ed. Hutchison Geo. W. Seigel Wm. Oberaker Ed. Lennon.	drunk vio. ord. assault drunk assault drunk assault drunk 		5 5 2 3 10 25 4 2 5 9 20 3 5
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Henry Smith Libbie Powers 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel Fred Carrington 26-George Allen Wm. Hoiden Kate Kensella Chas. J. Poh Wm. Ranfeiser Pitkin Brookout Wm. Morse 27-Ed. Hutchison Geo. W. Seigel Wm. Oberaker Ed. Lennon.	drunk vio. ord. assault drunk drunk assault drunk assault drunk 	505 105 155 105 505 505 505 505 505 505 505 505 555 505 5555 5555 5555 5555 5555 55555 555555 5555555555	5 5 2 3 10 25 4 2 5 9 20 3 5 1
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Henry Smith Michael Hyland 28-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel Fred Carrington 26-George Allen Wm. Holden Kate Kensella Chas. J. Poh Wm. Morse Pitkin Brookout Wm. Morse 27-Ed. Hutchison Geo. W. Seigel Wm. Oberaker Ed. Lennon John Ryan Wm. Burke	drunk vio. ord. assault drunk assault drunk pet.lar. drunk assault drunk assault	$5 \\ 10 \\ 5 \\ 15 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 20 \\ 5 \\ 5 \\ 5 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 5 \\ 10 \\ 10$	5 5 2 3 10 25 4 2 5 9 20 3 5
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Henry Smith Libbie Powers 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel Fred Carrington 26-George Allen Wm. Holden Kate Kensella Chas. J. Poh Wm. Ranfeiser Pitkin Brookout Wm. Morse 27-Ed. Hutchison Geo. W. Seigel Wm. Oberaker Ed. Lennon John Ryan Wm. Burke	drunk vio. ord. assault drunk drunk assault drunk assault drunk 	5 105 15 105	5 5 2 3 10 25 4 2 5 9 20 3 5 1
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Henry Smith 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel Fred Carrington 26-George Allen Wm. Holden Kate Kensella Chas. J. Poh Wm. Hanfeiser Pitkin Brookout Wm. Marse 27-Ed. Hutchison Geo. W. Seigel Wm. Oberaker Ed. Lennon John Ryan Wm. Burke Elizabeth Rosiskey 28-John Delehanty	drunk vio. ord. assault drunk assault drunk pet. lar. drunk assault drunk assault drunk assault drunk	505 505 505 505 1050 1050 1050 10550 10700 10700 10700 10700 10700 10700 10700 10000 10000 10000 10000 10000 10000 10000 10000 100000 1000000 10000000 1000000000000000000000000000000000000	5 5 2 3 10 25 4 2 5 9 20 3 5 1
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter. Henry Smith Libbie Powers 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan. Henry Steidel. Fred Carrington 26-George Allen. Wm. Holden Kate Kensella Wm. Ranfeiser. Pitkin Brookout., Wm. Morse 27-Ed. Hutchison Geo. W. Seigel Wm. Oberaker. Ed. Lennon John Ryan. Wm. Burke. Elizabeth Rosiskey 28-John Delehanty 29-Boland Snyder.	drunk vio. ord. assault drunk assault drunk assault drunk assault drunk assault drunk 		5 5 2 3 10 25 4 2 5 9 20 3 5 1
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Henry Smith Libbie Powers 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel Fred Carrington 26-George Allen Wm. Holden Kate Kensella Chas.J. Poh Wm. Holden Wm. Morse 27-Ed. Hutchison Geo. W. Seigel Wm. Oberaker Ed. Lennon John Ryan Wm. Burke Elizabeth Rosiskey 29-Roland Snyder	drunk vio. ord. assault drunk assault drunk pet. lar. drunk assault drunk assault drunk assault drunk		5 5 2 3 10 25 4 2 5 9 20 3 5 1
Geo. Wolford Daniel Scanlin John H. Wheeler Daniel Hunter Henry Smith Libbie Powers 23-Lewis Murch Libbie Powers 25-James Kelly Patrick Hogan Henry Steidel Fred Carrington 26-George Allen Wm. Holden Kate Kensella Chas. J. Poh Wm. Banfeiser Pitkin Brookout Wm. Morse 27-Ed. Hutchison Geo. W. Seigel Wm. Oberaker Ed. Lennon John Ryan Wm. Burke Elizabeth Rosiskey 28-John Delehanty 29-Roland Snyder	drunk vio. ord. assault drunk assault drunk assault drunk assault drunk assault drunk 		5 5 2 3 10 25 4 2 5 9 20 3 5 1

\$453 50

STATE OF NEW YORK, County of Monroe, City of Rochester, ss:

Kocnester, ss: I, B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing report contains a true and correct statement of all the month of October, 1886, for fines, penalties and costs imposed by the Police Justice and Police Commissioners of said city. B. FRANK ENOS, Clerk.

Sworn to before me this 15th day of November, 886. B. KEELER, Com. of Deeds. 1886.

Ordered received, filed and published. By the Clerk-

OFFICE OF THE OVERSEER OF THE POOR, CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Nov. 1, 1886.

GENTLEMEN: The undersigned Overseer of the Poor of the City of Rochester, would respectfully report that during the month of O. tober he has re-jeved 347 families, in the following manner:

Orders on poor store	\$1.072 10
·· coal yard	228 38
· undertakers	67 50
for transportation	2 72
••• shoes	34 40
Total	\$1,405 10
Less amount charged to towns	17 00
Total to city	\$ 1,388 10

JOHN LUTES, Overseer of Poor.

Ordered, received, filed and published.

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Nov. 16, 1886.

To the Common Council :

GENTLEMEN-In accordance with Sec. 29 of the City Charter I hereby report that the following named persons have qualified as required by law, viz: John F. Boyd, Z. P. Taylor, Charles East, Commissioners of Deeds. PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

WALNUT STREET PIPE SEWER

By Ald. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Walnut street.

constructing a vitrified pipe sewer in wannessace. Adopted. The Surveyor submitted as such estimate, \$475. By Ald, Marson-Resolved, That the following improvement is necessary viz. The construction of a vitrified pipe sewer twelve(12) inches in diameter in Walnut street, beginning at a point about seventy (70) feet north of the north line of Wilder street, and extending northward to intersect the sewer in Campbell street, with the necessary maholes, surface sewers, lot laterals and lot con-nections; also the required roadway grading and gut of the formations.

mainfoles, surface sewers, for fatterals and for con-nections; also the required roadway grading and gut-ter formations. And, Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$475, which estimate is hereby approved: Resolved further, That the following portion of said oity is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of Walnut street from Wilder street to Campbell street. And the Clerk is hereby directed to publish notice in pursuance of Title VII, section 172 of the Revised Charter of 1880, of the city of Rocnester, that all per-sons interested in the subject matter of said improv-ment are required to attend the Common Council, on Tuesday evening, Nov. the 30th, 1886, at 7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

Ald. Swikehard presented a remonstrance against the foregoing ordinance, which was ordered, received and filed.

VERNON PARK PLANK SIDEWALK

By Ald. Kohlmetz-Resolved, That he city surveyor ascertain and report to this Council the expense of constructing a plank sidewalk four (4) feet wide on each side of Vernon park.

each side of verifon park. Adopted The surveyor submitted as such estimate, \$70. By Ald, Kohlmeiz-Resolved, That the following im-provement is necessary, viz: The construction of plank sidewalks four (4) feet wide on each side of Vernon park, where good side walks of at least the specified width and on proper grades and alignmen's do not now exist; also the nec-essary side walk grading and gutter formation. And whereas, The city surveyor, under the directions of this Council, has made an estimate of the whole ex-bense thereof, and reports the same at \$70, which estimate is hereby approved.

Resolved. further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One ther of the lots on each side of Vernon Park, which immediately abut on the parts of the aforesaid park, on which the proposed sidewalks are to be con-structed under this ord nance. And the clerk is he eby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, Nov. 3wh, 1886, at 1:00 o'clock, at the Council Chamber, when allegations will be heard. Adopted Adoptea

FINAL ORDINANCES.

The final ordinance for Hand street widening came up, and on motion of Ald. Kohlmetz action was postponed two weeks.

FINAL ORDINANCE No. 3,064.

GENESEE STREET PLANK WALK.

On motion of Alderman Kohlmetz the Board pro-ceeded to hear allegations in relation to the improve-ment described in the ordinance below: After hearing such allegations from all persons ap-

pearing-

pearing— Alderman Kohlmetz submitted the following: An ordinance to construct a plank sidewalk on Gene-see street from Brooks avenue to the City line. The Common Council of the city of Rochester do or

The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wit: The construction of a hemlock plank sidewalk four (4) feet wide, with white oak stringers, on the west side of Genesee street, from Brooks avenue southward to the city line, with the necessary sidewalk grading an gutter formation.

and gutter formation. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, unler the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$%0, and said es-timate being deemed reasonable, is hereby approved : and the portion of said city which said Conamon Coun-cil deem will be benefited by said improvement is de-

cil deem will be behelted by said improvement is de-scribed as follows: One tier of lots on the west side of Genesee street, from Brooks avenue southward to the city line. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rwse therefrom

India to be in problem to the other which can de-inves therefrom. Adopted by the following vote: Ayes-Ald. Tracy. Coughlin, Marson. Watson. Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swikchard., Stein, Kelly-12.

On motion of Ald. Foley, property owners on Genesee street were granted sixty days in which to construct their own walks.

The final ordinance for McFarlin alley plavak walk came up, and Ald. Foley presented the following:

By Ald. Foley -

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: The undersigned respiration of a certain princel of land situate on the westerly side of Jeffers on ave., in this city, and about 170 feet south of W est ave.; that he and his grantors have been in reaceable possession of said premises for more than a 20 years last past.

That recently persons unknown to the under-signed, but claiming to act under and by authority of the Executive Board, have entered upon said premises and removed fences and damaged and

premises and removed rences and camaged and injured said property. That as the undersigned is informed, said acts were committed under the belief that McFarlin allev extended west of Jefferson ave. for a dis-tance of about 30 feet.

tance of about 30 feet. The undersigned hereby gives notice that no such alley exists or ever did exist; that no part of said land was ever dedicated as a public highway, but on the contrary, has been enclosed and occu-pied by the grantors or the undersigned for more than 20 years last past, and he hereby protests against the interference with his private rights or the entry upon or passing over said land by any person or persons.

The undersigned further gives notice that he will The undersigned further gives notice that he will hold all persons liable for damages who shall in any manuer interfere with, evter upon, or aid, assist, counsel, direct or authorize any others to interfere with, enter upon, or pass over the said land or any part thereof. Dated November 16, 1886. Vours respectfully

Yours respectfully,

HIRAM DEFENDORF.

Ald. Foley moved that action on the ordinance for McFarlin alley plank walk be postponed two weeks. Adopted,

FINAL ORDINANCE, NO. 3,065.

NORTH CLINTON STREET IMPROVEMENT.

NORTH CLINTON STREET IMPROVEMENT. On motion of Aid. Kohlmetz, the Board proceeded to hear sliegations in relation to the Improvement described in the Ordinance below: After hearing such allevations from all persons ap-pearing, Aid. Kohlmetz athonize the ordinance below: After hearing such allevations from all persons ap-pearing, Aid. Kohlmetz athonize to Andrew street. The Common Council of the City of North Clinton street, from East Main street to Andrew street. The Common Council of the City of North Clinton the of Andrews street by taking up the existing curb stones and recressing and reseting them on lines (ar-allel to and twenty-one and twenty-live hundredths (21.25) feet on each side from down curb stones at points where mone are found, or where existing curb stones prove to be so defective as to be unif for stones of the strips on each side between the piesent pavement and the new curb lines as here the extention and relating on the surface ewers: the extension and relating on the surface surface of the strips on each side between the piesent pavement and the new curb lines as well as of a parts the extension and relating on the surface ewers: the extension and relaying, where necessary, of all crosswalks, both traverse and longitudinal; the changing of the location of all hydrants. telegraph, telephone and electric light poles, as well as of gas the bore work referring to that portion of North Clinton street, referring to that portion of North Clinton street, referring to that portion of North Clinton street, steers hall be defrayed by the same which expense shall be defrayed by the same the street shad parcels of land to be

Clinton street, which is included between the sp-citiled terminal limits. And the whole expense shall be defrayed by the sessement upon the lots and parcels of land to be benefited thereby, and the City Surveyor, under the direction of this Council, having made an stimuthed streated being deemed reasonable is hereby approvid-and the portion of said city which said Common Coun-cil deem to be benefited by said improvement is de-scribed as follows: On which above described oths and parcels of land the expenses of said improvement are hereby ordered the assessment upon the same at a stimuthed to be benefited by said improvement is de-scribed as follows: On which above described tots and parcels of land the expenses of said improvement are hereby ordered and to be in proportion to the benefit which each de-tives therefrom. And it is further ordained and determined: That the exatpayers to be assessed for making such improve-ment may pay their assessments in three equal pay-ment as follows : On ethird of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirm-tion of said roll, and the remaining one-third within two years from the confirmation of said roll. On all ums pad prot to the maturity of the said last install-ment, a discount will be allowed at six per cent. per annum.

Ald. Fritzsche presented a remonstrance against the ordinance for North Clinton street improvement, which was ordered received and filed. The ordinance was then adopted by the following vote :

Ayes-Ald. Tracy, Cougblin. Marson, "Kohlmetz, Fritzsche, Foley, Mandeville, Swikehard, Weider, Stein, Kelly-11.

The final ordinance for the Culver road sewer came up and was lost by the following vote-three fourths not voting in the affirma tive :

Ayes-Ald. Tracy, Coughlin, Marson, Watson. Kohlmetz, Fritzsche, Elliott, Foley, Man-deville. Kelly, Schaeffer-11. deville, Kelly, Schaeffer-

Nays-Ald. Swikehard, Weider, Stein-3.

Ald. Kelly moved that the action on the final ordinance for Culver road-sewer be recon-Adopted. sidered.

Ald. Kelly moved that action on the ordinance be postponed two weeks, and that the Sewer Committee be requested to report in the Adopted. matter.

FINAL ORDINANCE No. 3,066.

GRADING MORRILL STREET

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement described in the ordinance below. After hearing such allegations from all persons ap

Alter liearing such an egatous from an prison ap-pearing. Aid, Kohlmetz submitted the following : An ordiannee to grado Morrill street from North Clin-ton street to Joiner street The Common Council of the City of Rochester do or-dain and determine that the following improvement be wide to with

made, to wit: The grading of the roadway and sidewalks and gut-ter formations on Morrill street, from North Clintor street to Joiner street.

ter ionnations on mornin sureet, from Norm Chinor sureet to Joiner street. And the whole expense shall be defrayed by the as-essmient upon the iofs and parcels of land to be bene-fited thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense, and reports the same at \$250, and said es-timate being deemed reasonable is hereby approved; and the portion of said city which said Common Council deem will be benefited by said improvement is described as follows: One tier of lots on each side of Morrill street, from North Clinton street to Joiner street. On which above described lots and parcels of land the expenses of said improvement are hereby,ordered assessed, the assessment upon each lot and parcel of land to be im proportion to the benefit which each de-rives therefrom. Adopted by the following vote:

Adopted by the following vote: Adopted by the following vote: Ayes-Ald. Tracy. Couphin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swike-hard, Weider, Stein, Kelly-13.

LOCAL IMPROVEMENT ASSESSMENTS.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Nov. 13th, 1886.

To the Hon, the Common Council :

To the HOM. the Common Counter. GENTLEMEN: --- I hereby certify that the Executive Board nave notified me that the work authorized under ordinance No. 3,020, for Spencer street flag walk has been completed. The amount to be assessed upon the property bene-fied, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$86.82. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 3,042.

SPENCER STREET FLAG WALK.

LOCAL IMPROVEMENT ASSESSMENT NO. 3,642. SPENCER STREET FLAG WALK, By Ald. Stein-Whereas, The Common Council did upon the 7th day of September, 1886, enact an ordinance for Spencer street flag walk. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of §86.32, including such interest as the city has paid or become liable for. On the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on the notrhside of Spencer street in the immediate front of which the defective portions of the tar cement sidewalk now exist and which are to be replaced by flag stone side walks. Therefore, Resolved, That the sum of §86.32 being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Fratt, V. Fleckenstein and Wm. Maher, the assessors of said city, not interested in any of the property so benefited by and and houses within the portion or part of said citys of esignated, of the said amount of expense, in propor tion as nearly as may be, to the advantage which each shall be deemed val Assessors are hereby notified to meet for this pur-pose on Saturday, the 20th dayfor November, 1826, at mue o'clock in the forenoon, at the office of the City Assessor, No. 15 City Hall. Asopted by the following vote : Ayes-Ald, Dioughin, Marson, Watson, Kohlmetz, Fritzsche, Ellicit, Foley, Mandeville, Swikchard, Wider, Stein, Kelly-12,

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., NOV. 15, 1886.

to the Hon, the Common Council

#6 the Hon, the Common Councu. GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 3,030, for Plymouth avenue and Strong street plank walk has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$308. Yours respectfully, JOEN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 3,(30.

PLYMOUTH AVENUE AND STRONG STREET PLANK WALK.

LOCAL IMPROVEMENT ASSESSMENT NO. 3,(30. PLYMOUTH AVENUE AND STRONG STREET PLANK WALK. By Ald. Stein-Whereas, The Common Council did not the 10th day of August, 13%, enact an ordinance for plank walk on Plymouth avenue and Strong street. And, Whereas, The City Treasurer has reported the actual expense of said improvement to be the sum of \$308, including such interest as the City has paid or become liable for. And the portion of said city which said Common Coun-eil deemed would be benefited by said improvement is described as follows: One tier of lots on the south side of Strong street, and also one tier of lots on the westerly side of Ply-mouth avenue upon which street and avenue, respect-tively, the premises of Henry E. White abuts. Therefore, Resolved, That the sum of \$308, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckensiein and Wm. Maber, the assession of said city, not interested in any of the property so benefited, and not of kin to any party so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land. Mouses within the portion or part of said city so desig-nated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; purpose on Saturday, the 20th day of Nov. 1856, at nine o'clock in the forenon at the office of City As-sesons No. 15 City Hall. Adopted by the following vote: Arges-Ald, Coughlin, Marson, Watson, K-himetz, Fritzsche, Elliort. Foley, Mandeville, Swikehard, Weider, Stein, Kelly--12 City Trakasures's OFFICE, {} Rocherstree, N. Y., Nov. 13. 1868. {

CITY TREASURER'S OFFICE, } ROCHESTER, N. Y., NOV. 13, 1886. }

To the Hon, the Common Counci :

To the HOR. the commune counter. GENTLEMENT-I hereby certify that the Executive Board have notified me that the work authorized under ordin-ance No. $3_{(U2)}$, for Reynolds street stone sewer has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$1,014.06. Youwer senactfully

Yours respectfully, JOHN A. DAVIS. Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 8,029.

REYNOLDS STREET STONE SEWER.

By Ald. Stein-Whereas. The Common Council did upon the 10th day of August. 1886, enact an ordi-nance for Reynolds Street stone sewer. And, Whereas, The City Treasurer has reported the actual expenses of stald improvement to be the sum of \$1,014.06, including such interest as the city has paid or hearmed liable for

\$1,014.06, including such interest as the city has paid or become liable for. And the oortion of said city which said Common Council would be benefited by said improvement is de-scribed as follows: One ther of lows on each side of Reynolds street from Cady street to Bronon avenue, excluding forty (40) feet of the lot on the northwest corner of Cady street and Reynolds street, and also forty (40) feet of the lot on the southeast corner of Reynolds street and Bronson avenue Bronson avenue Therefore, Resolved, That the sum of \$1,014.06, being

Therefore, Resolved, That the sum of \$1,014.06, being the whole amount of the expenses aftresaid, shall be assessed on such loss and parcels of land. And V. Fleckenstein. Wm. Maher and L. A. Pratt, the Assessors of said City, not interested in an voit the property so benefited, and not of kin to $-\Sigma$, person so interested, are hereby designated and directed to hadke an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated. of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notlified to meet for this purpose on saturday, the 20th adv of November, 1866, at nume o' lock in the fore-noon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote : Adopted by the following vote : Ayes-Ald. Coughlin, Marson, Watson, Kohlmetz,

Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly—12.

CITY TREASURER'S OFFICE, Rochester, N. Y., Nov. 13, 1886.

To the Honorable the Common Council:

GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 8,028, for Harris avenue plank walk has been completed.

waik has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$323.99. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 3,0/8.

HARRIS AVENUE PLANK WALK.

LOCAL IMPROVEMENT ASSESSMENT, NO. 3,0.2. HARRIS AVENUE PLANK WALK. By Ald. Stein-Woereas, The Common Council did upon the 10 h day August, 1836, enact an ordinance for Harris avenue plank walk. And, Wnereas, The Common Council did upon the 10 h day August, 1836, enact an ordinance for starting avenue plank walk. And, Wnereas, The Cury Treasurer has reported the actual expenses of said improvement to be the sum of \$232, 99, including such interest as the City has paid or become liable for. And the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on the east side of Harris avenue from Avenue A to Avenue D. Therefore, Resolved, That the sum of \$323,99, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Prait, V. Fleckenstein and Wm. Maher, the assessors or said city, not interested in any of the property so benefited, and not of kin to any person so in crested, are hereby desiguated and directed to make an assessment upon all the lots and parcels of land and bouses within the portion or part of said city so desig-nated, of the said amount of expense, in proportion, as uearly as may be, to the advantage which each shall be deemed to acquire by the making of said improve-ment; and said assessors are hereby notified to meet for this purpose, on Saturday, the 20th day of Novem-ber, 1856, at rine o'lock in the foremoon, at the office of the City Assessors, No, 15 City Hall. Adopted by the following voe : Ayes=Alo. Coughlin, Marson, Watson, Kolmetz, Fritzsche, Elioot, Foley, Mandeville, Swikehard, Welder, Stein, Kelly-12. Cityt TREASURER'S OFFICE, }

Stein, Kelly-12.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., NOV. 13, 1886.

To the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 3,027, for Center Street Flag Walk

der Ordinance No. 3,007, 104 Contract has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city snall incur or is entitled to, for the use of its funds, is §520.35. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 3,027.

CENTER STREET FLAG WALK.

By Ald. Stein-Whereas, The Common Council did upon the 10th day of August, 1386, enact an ordi-nance for Center Street Flag Walk. And, Whereas, the City Treasurer has reported the actual expenses of said improvement to be the sum of \$320,35 including such interest as the city has paid or become light for become liable for.

§320.35 including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improvement is described as follows: One tier of lots on the south side of Center street, from the west line of Sophia street to the produced west line of Jones street. Therefore Resolved, That the sum of \$20.35, being the whole amount of the expenses a foresaid shall be assessed on such lots and parcels of land And L. A. Frat, V. Fleckeestein, and Wm. Maher, the Asser sors of said city not interested in any of the roperty so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city octimated, or here solar of said city of the solar and parcels of land and houses within she portion to repense, in proportion, as nearly as may be, to the ativantage which each shall be deemee to a caquie by the making of said improvement; and and asid Assessors are hereby no tified to meet for this purpose, no, Sit, City Hall. Adopted by the following vote: Ayes-Alo, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Ellott, Foley, Mandeville, Swikehard, Weider, Stem, Kelly-12.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., NOV. 18th, 1886. To the Honorable the Common Council:

GENTLEMEN: I hereby certify that the Executive Board bave notified me that the work authouzed un der Ordinance No. 3,017, for North St, Paul steet pipe sewer nas been completed.

sewer has been completed. The amount to be assessed upon the property bene fited, including any interest that the city snall incur, or is entitled to, for the use of its funds, is g890,72. Yours respectfully. JOHN A. DAVIS, freasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 3,617.

NORTH ST. PAUL SPREET PIPE SEWER.

LOCAL IMPROVEMENT ASSESSMENT, NO. 3,017. NORTH ST. PAUL SPREET PIPE SEWER. By Ald. Stein — Whereas, The Common Council did upon the 27th day of July, 1886, enact an ordinance for North St. Paul street pipe sewer. And, whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$890,72, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-need is described as follows: One tier of lots on each side of North St. Paul street. from Avenue B to a line parallel to and wrenty (20) feet north of the produced north line of Avenue J. Therefore, Resolved, That the sum of \$490, 73, being the whole amount of the expenses aforesaid, shail be assessed on such lots and parcels of land, And L. A. Fratt. V. Fleckenstein and Wm. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city of designated, of the said amount of expense, in oro-portion, as nearly as may be, to the advantage which is described to acquire by the making of said improvement; and said Assessors are hereby notified in Movember, 185°, at nine o'lock in the foremon, at the office of the Sign said sub Assessors, No. 15 City Hall. Atom office of the City Assessors, No. 15 City Hall. Atom office of the City Assessors, No. 15 City Hall. Atom office of the City Assessors, Watson, Kohlmetz, Fritzsche, Elliot, Foley, Mandeville, Switchard, Weider, Stein. Kelly-22, City TREASUBER'S OFFICE, { Rockestrek, N. Y., No, 8, 1886. {

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., NOV. 13, 1886. To the Hon. ommon Council:

GENTLEMEN: I hereby certify that the Executive Board hav notified me that the work authorized un-der ordinance No. 3,016, for Mansion street grading has been completed.

been completed. The amount to be assessed upon the property ben edited, including any interest that the city shall in-cur, or is entitled to, for the use of its funds, is \$658,43 Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 3,016.

MANSION STREET GRADING.

By Ald. Stein-Whereas, The Common Council did upon the 27th day of July, 1886, enact an ordinance for Mansion street grading. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$558,43, including such interest as the city has paid or become light for

actual expenses of said improvement to be the sum of \$659, 43, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Mansion street, from Magnolia street to Cottage street. Therefore, resolved, That the sum of \$659, 43, being the whole amount of the expenses aforesaid, shall be assessed on such lots ard parcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Mahcr, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses witbin the portion or part of said city od esignated, of the said amount of expense, in pro-portion, as nearly as may be, to the advantage which the office of the City Assessors, No. 15 City Hall. Adopted by the following voie: Ayes-Ald. Couchin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Welder, Stein, Keily-12 City TREASURER'S OFFICE, | Roordestree, Ny Nov 13 Jase (

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., NOV. 13, 1886.

To the Hon. the Common Council:

GENTLEMEN; I hereby certify that the Executive

Board have notified me that the work authorized under Ordinance No. 8,015, for Carter street plank walk has been completed.

been completed. The amount to be assessed upon the property benefit ed, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$192.90. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 3,015. CARTER STREET PLANK WALK.

By Ald. Stein-Whereas, The Common Council did, upon the 27th day of July. 1886, enact an ordinance for Carter street plank walk. And whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$152.90 including such interest as the city has paid or become liable for, And the portion of said city which said Common

become liable for, And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on the easterly side of Carter street included between the northerly line of Kress street and the northerly line of lot number two (No. 2) of the Carter treet.

Included between the normerry me or Arcess succes and the northerly line of lot number two (No. 2) of the Carter tract Therefore, Resolved, That the sum of \$192.90, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Fratt, V. Fleckenstein and Wm. Mabar, the Assessors of said City, not metersted in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of said City so the state of the said amount of expenses, in propor-tion, as nearly as may be, to the advantage which each shall be deemeen to acquire by the making of said im-provement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 20th day of No-vember, 1886, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes-Ald. Coughin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Fo'ey, Man'reville, Swikehard, Weider, Stein Keily-12.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Nov. 13, 1886.

To the Hon. the Common Council .

GENTLEMEN: -- I hereby certify that the Executive Board have notified me that the work authorized under ordinance No. 3,021 for Hayward park Plank Walk and Grading, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$7.721. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, No. 3.021.

HAYWARD PARK PLANK WALKS AND GRADING.

By Ald, Stein-Waereas, The Common Council did non the 37th day of July, 1886, enact an Ordinance for Hayward park greding and plank walks. And, Whereas, the City Treasurer has reported the actual expense of said improvement to be the sum of \$1,721,27.

actual expense of said improvement to be the sum of \$1,721.27. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One titer of lots on erch side of Hayward'park from Clinton street to St. Joseph street. Therefore, Resolved, Thatthe sum of \$1721.27 being the whole amount of the expense aforesaid, shall be assessed on such lots and parcels of land. And V. Fleckenstein, Wm. Maher and L. A. Pratt, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the iots and parcels of land and houses withing the portion or part of said city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose, on Saturday, the Alth day of November, 186%, at 9 o'crock in the fore-moon, at the office of the City Assessors, No. 15 City Hald Hall

Hall. Adopted by the following vote: Ayes-Ald. Coughlin, Marson, Watson, Kohlmetz, Fritzsche. Flliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly-12.

CITY TREASURER'S OFFICE, Rochester. N. Y., Nov. 13, 1886.

To the Hon, the Common Council:

GENTLEMEN-I hereby certify that the Executive Board have notified ne that the work authorized under Ordinance No. 2, 992, for Allen st. Medina stone improvement, has been completed.

The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$6,235.46. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,992. ALLEN STREET MEDINA STONE IMPROVEMENT.

By Ald. Stein-Whereas, The Common Council did upon the 15th day of November, 1886, enact an ordi-nance for Allen street Medina stone improvement, And whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of §6,285 46, including such interest as the city has paid or become liable for.

or become hadde for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One ther of lots on each side of Allen street, from Litchford street to Brown street.

One ther of lots on each side of Allen street, from Litchford street to Brown str.et. Therefore, resolved, That the sum of \$6,236.46, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And V. Fleckenstein. Wm. Maher and L. A. Pratt, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city of designated, of the said amount of expense, in pro-portion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose, on Sturday, the 20th day of November, 1886, at nine o'clock in the forenon, at the office of the City Assessors, No. 15 City Hall. Agopted by the following vote: Agres-Ald. Cougthin, Marson, Watson, Kohlmetz, Pritzsche, Elliott, Foley, Mandeville, Swikehard, Wei-der, Stein, Keily-12.

CITY TREASURER'S OFFICE ROCHESTER, N. Y., Nov. 13, 1986.

To the Honorable the Common Council: GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,988, for Carlton place plank waik

der Ordinance No. 2,300, 100 has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$543.82. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,988.

LOCAL IMPROVEMENT ASSESSMENT NO. 2, 988. CARITON FLACE FLANK WALK. By Ald. Stein-Whereas, The Common Council did upon the 15th day of June, 1888, enact an ordi-nance for Carlton place plank walk. And, Whereas, the City Treasurer has reported the actual expenses of said improvement to be the sum of \$545.89, including such interest as the city has paid or become liable for. And the portion of said City which said Common Council deemed would be benefited by said improve-ment is iescribed as follows:

And the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as follows: One titer of lots on each side of Cariton place from West avenue to Chili avenue, in front of which the walk is to be constructed. . Therefore, Resolved, That the sum of \$548.82, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. . And L. A. Prat, V. Fleckeustein and Wm. Maher, the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said City so designated, of the said amount of expenses, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 20th day of Nevember, 1886, at 9 o'clock in the fore moon, at the office of said City Assessors, No.15 City Hall.

Hall, Adopted by the following vote: Ayes—Ald. Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandevilie, Swikehard, Weider, Stein, Kelly–12.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Nov. 13, 1886.

To the Hon, the Common Council: GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under Ordi-

have notified me that the work authorized under orni-nance No. 2,983, for Delevan street stone sewer has been completed. The amount to be assessed upon the property bene-thed, including any interest that the city shall meur, or is entitled to, for the use of its funds, is \$1,247,13. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,985. DELEVAN STREET STONE SEWER.

By Ald Stein-Whereas, The Common Council did upon the 15th day of June, 1886, enact an ordinance for sewer in Delevan sr. And Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$1, '47.18, including such interest as the city has paid or become liable for.

\$1, '47. 18, including such interest as the city has paid or become liable for. Aud the portion of said city which said Common the deemed would be benefited by said improvement is described as follows: One tier of lots on each side of Delevan st. from Schlitzer alley to Gibbs st. Therefore, Besolved, That the sum of \$1, 247. 18, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Prait, V. F eckessien and Wm. Maber, the assessors of said city, not interested in any of the property so benefited, and not of km to any person so interested. Are hereby designated and directed to make an assessment upon all the lots and parcels of land, and houses within the portion or part of said city as an assessment upon all the lots and parcels of land, and houses within the portion of expense, in proportion, as nearly as may be, to the advantage which each shall be desemed to acquire by the making of said improvement; and said Assessors are hereby notified and of November, 1886, at 9 o'clock in the forenoon, at the office of the City Assessor, No. 15 City Hall. Atopted by the following vote: Ayes-Al. Coughin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weter, Stein, Kelly-12. City TEREAURER'S OFFICE, { Bonester N, Y, N, 18, 1886. {

CITY TREASURER'S OFFICE, } Rochester, N. Y., Nov. 13, 1886. 5

Rochester, N. I., NOV. 10, 1000. 7 20 the Hon. the Common Council: GENTLEMEN: 1 hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,872 Diemstreet plank walk has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall lncur, or is entitled to, for the use of its funds, is \$40.93. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2.872.

DIEM STREET PLANK WALK.

LOCAL IMPROVEMENT ASSESSMENT No. 2,52. DIEMSTREET FLANK WALK. By Ald Stein-Whereas. The Common Council did upon the 20th day of Apr, 1886 enact an ordinance for plank walk on Diem street. And Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$40, 30, including such interest as the city has paid or become laortion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: Therefore Resolved, That the sum of \$40, 93, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, of the said amount of expenses, in propor-tion, as nearly as may be, to the advantage which ago hall be deemed to acquire by the making of said im-provernent; and said Assessors are hereby notified to Nov., 1886, at nine o'clock in the Torenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the follow: No 15 City Hall. Adopted cy State Sum Y, Nov. 1835, 1846 March State State State State State State hard, Weider, Stein, Kelly-12. City Treasures Soffice, 184, 1836. }

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Nov. 13th, 1886.

To the Honorable Common Council:

GENTLEMEN: -- I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 3,971, for Borchard street grading, has been completed.

has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$635.12. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 2,971.

BORCHARD STREET GRADING.

By Ald. Stein-Whereas, The Common Council did upon the 181h day of May, 1886, enact an ordinance for Borchard screet grading,

And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$685.12, including such interest as the city has paid or become lable for.

And the portion of said city which said Common Council deemed would be benefitted by said improve-ment is described as follows:

Council decemed would be benefitted by said improve-ment is described as follows: One tier of lots on each side of Borchard street, from Jolare street to Clinton street. Therefore, Resolved, That the sum of §485 12, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, Wm. Mahar and V. Fleckenstein, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in pro-portion, as nearly as may be, to the advantage which each shall be deemed to inquire by the making of said improvement; and said Aseessors are hereby notified to meet for this purpose, on Tuesday the 20th day of November, 1886, at 9 o'clock in the forenoon, at the office of the City Cierk. Adopted by the following vote: Ages-A.d. Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Eillott, Foley, Mandeville, Swikehard, Welder, Stein, Kelly-12.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., NOV. 13, 1886.

Io the Hon. the Common Council:

To the HOA. the Common Council: GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,962, for Chestnut park asphaltum im-provement, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is enutiled to, for the use of its tuuds, is \$4,480. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,962. CHESTNUT PARK ASPHALTUM IMPROVEMENT.

CHESTNUT PARK ASPHALTUM IMPROVEMENT. CHESTNUT PARK ASPHALTUM IMPROVEMENT. By Ald, Stein-Whereas, The Common Council did upon the 18th day of May, 15%, enact an ordinance for Chestnut park asphaltum improvement; And, Whereas, The City Treasurer has reported the actual expenses af said imprevement to be the sum of \$4,480, including such interest as the city has paid or become Hable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One titer of lots on each side of Chestnut park, from Chestnut street to William street. Therefore, Resolved, That the sum of \$4,480, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And Wm. Maher V. Fieckenstew and L. A. Pratt, the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make and houses within the portion or part of said City so designated, of the said amount of expense, in pro-portion, as n arly as may be, to the advantage which each shall be acemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 20th day of November, 1886, at nine o'clock in the forenon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following voic its of the diversed, Weich expendent, Marson, Watson, Kohlmetz, Prizzsche, Elliott, Foley, Mandeville, Switchard, Wei-der, Stein, Kelly-12. CITY TREASURER'S OFFICE, { ROCHESTER, N.Y., Nov, Ny, 18, 1588, {

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., NOV. 13, 1886.

Io the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,940, for Mansjon street plank walk, has been completed. The amount to be assessed upon the property bene-fited including any interest that the city shall incurr or be entitled to, for the use of its funds, is §878,241 Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,940.

MANSION STREET PLANK WALK.

MANSION STREET FLANK WALK. By Ald. Stein-Whereas. The Common Council did, upon the 4th day of May, 1886, enact an ordi-nance for Mansion street plank walk. And, Whereas. The City Treasurer nas reported the actual expense of said improvement to be the sum of \$878,24, mcluding such interest as the City has paid or become liable for.

And the portion of said City which said Common

. .

Council deemed would be benefited by said improve-

Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Mansion street, from Filnt street to Magnolia street, Therefore, Resolved, That the sum of \$75.24, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, Y. Fleekenstein and Wm. Maber, the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said City so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of such improvement; and said Assessors are hereby notified to meet for this purnose, on Saturday, the 20th day of Nov., 1886, at nuce o'clock in the forenoon at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes-Ald, Coughin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly,-12.

EXECUTIVE BUSINESS.

Ald. Coughlin moved that the Council proceed to the appointment of Commissioner of Deeds and that the Cierk cast the bailot.

Adopted by the following vote

Ayes-Ald. Cougolin, Marson, Watson Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Kelly-12.

The following named persons having received the concurrent vote of the Council were declared duly elected: John C. Wright, H. B. James.

MISCELLANEOUS BUSINESS.

Ald. Foley in the chair.

By Ald. Kelly-

ROCHESTER, Nov. 15, 1886.

To the Honorable Common Council of the City of Rochester:

GENTLEMEN: We the undersigned auctioneers of GENTLEMEN: We the undersigned auctioneers or the city of Rochester would respectfully call your attention to the resolution offered by Ald. Kelly on the evening of November 9th, viz: imposing a license fee of two hundred and fifty dollars (§250) per year. We pray your body to reconsider the same and indefinitely postpone action. Respectfully, J. VINCENT BROWNE, W. T. BRIDLE, MAJ, JOHN YOST.

MAJ. JOHN YOST, JAMES H. HEAVERSIDE, JAS. S. WILKIN, G. G. COLEMAN, D. F. DUNHAM, J. F. AUGUNA J. E. AUSTIN, T. H. LAKE.

G. B. RIDDLE.

Ordered received, filed and published. By Ald. Swikehard-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-Your committee appointed for the revision of the penal ordinances, hereby give no-tice that at the next regular meeting of your honorable body, the following ordinance will be presented for passage:

One relating to streets, to the cumbering of streets, avenues, walks, public squares, lanes, alleys, bridges, aqueducts, wharves, basins or slips in any manner whatever, the numbering or renum-bering of all buildings, dwellings or business place, on any and all streets, squares, avenues, parks, places courts and alleys, at the cost and expense of the owners thereof, to compel all persons to keep sidewalks in front of premises owned or occupied by them clear from snow, dirt, wood and obstruc-tions, to regulate the crving of goods and other commodities for sale at auction or otherwise and to prevent disturbing noises in the streets; to provide for and regulate the lighting of streets and plugas and the predection and apoint of the public alleys, and the protection and safety of public lamps; to protect and preserve shade trees in the streets, parks, squares, avenues and alleys of said city, and to cause such trees to be pruned and trimmed so that the same shall not obstruct or prevent the proper lighting of streets; to regulate and prescribe the breadth of tires upon wheels of wag-ens. carts and vehicles of heavy draught of heavy macadamized used draught used upon paved, macadamized r improved streets in the city, except vehicles used by farmers coming into the cit with pro-duce or fuel; to define the duty of owners, agents, upon eccupants and contractors in case of excavations in the public streets, lanes, alleys and parks relat-ing to rubbish throwing or depositing and dirt, filth or rubbish of any description therein; to regu-late the placing of building materials; to provide conjust obstructions therem: to provide accient late the placing of building materials; to provide against obstructions therem; to provide against earriages, carts or sleighs standing or being therein; to provide for the fastening or securing of horses or other animals therein; to prevent obstructions therein; to regulate and prohibit the placing or erection of signs or awning posts, bow-windows, porches, trap doors or digging escavations; to pro-hibit hand-carts, wheelbarrows, sleighsjand other earriages; and to provide for the free and unob-turning duese the provide for the public cond structed passage and use thereof by the public and other persons

All of which is respectfully submitted. Dated November 16, 1886.

J. MILLER KELLY.

GEO. B. SWIKEHARD, W. H. MARSON, Committee.

Ordered received, filed and published.

By Ald. Swikehard-Resolved, That the Clerk is hereby directed to draw an order on the Treasurer for \$185.50 payable to the presi-dent of the Society for the Prevention of Cruelty to Children and Animals, that being the amount in the treasury belonging to said association to November 1, 1886, and charge police fund.

Adopted by the following vote: Ayes-Ald. Coughlin, Marson, Watson, Kohl-

metz, Fritzsche, Elliot, Foley. Mandeville, Swikehard, Weider, Stein, Kelly-12. By Ald Stein-Resolved, That upon the pay-ment to the City Treasurer of the sum of \$85.48 and interest thereon from June 20, 1878; \$49.23 and interest thereon from March 25, 1886; \$46.22 and interest thereon from March 26. 1885, and of \$18.10 and interest thereon from March 5, 1868, such interest to be computed at the rate of seven per cert. per annum to the date when the assignment is made, and the further payment to the treasurer of all other unpaid taxes and assessments, with the interest, percentages and costs thereon to the time of such payment upon the lot hereinafter speci-fied, the Mayor be, and he hereby is, directed to assign to Mrs. Whittlesey the tax certificates, being four in number, now held by the city upon and against lot No. 2, section L of the Thurber tract on Reynolds street in the Eighth ward, and now assessed to Hrs. M. Kavanaugh, such assignments to specify that the same are made without recourse. Adopted.

By Ald. Stein -Petition for a plank walk on Clifford street. Referred to the City Surveyor to prepare an ordinance.

By Ald. Stein-Petition of the Church of the Reformation for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

Ald. Kelly moved that the resolution in re-gard to auctioneers' license be reconsidered. Adopted.

Ald. Kelly moved that the resolution be re-ferred to the Law Committee to report back at the next meeting. Adopted.

By Ald. Elliott-

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN: In answer to the following reso-80

lution adopted by your Honorable Body, upon mo-tion of Ald. Elliott, namely: "Resolved by the Common Council of the City of Rochester that the City Attorney be requested to turnish, within thirty days, to this board, con-cerning the following points: Has the Common Council of the City of Roches-ter any authority to direct The Rochester City & Brighton Railroad Company to do its bidding, and if so, what?

if so, what? Pas the Common Council of the city of Roches-

ter a right to impose a license upon the cars operated on its various lines of railway within the city of Rochester by the Rochester City & Brighton Railroad Company?

Was ever any such license imposed, and was the same ever paid ?

same ever paid? If any license fee was ever demanded of The Rochester City & Brighton Railroad Company, on what ground was its payment refused, if at all, and when, why, by whom was the law (if any such law existed allowing the city to impose such license) repealed, whereby The Rochester City & Brighton Railroad Company escaped payment of principal and interest of any such licenses, which, for any reason, they refused to pay?" I would respectfully submit the following for

I would respectfully submit the following for your consideration :

The Rochester City & Brighton Railroad Com-The Rochester City & Brighton Railroad Com-pany, of which the present company is the suc-cessor, was incorporated by Articles of Associa-tion dated May 20, 1862, acknowledged May 27, 1862, and filed in the office of the Secretary of State May 31, 1862, in and by which articles the persons whose names were thereto subscribed associated themselves together and formed a com-pany by the name of "Rochester City and Brighton Railroad Company," for the purpose of constructing, maintaining and operating a railroad for public use in the conveyance of persons and property in the county of Monroe, under and in pursuance of the provisions of an act entitled, "An act to au-thorize the formation of railroad corporations, and by the Lexislature of the State of New York and the several acts amendatory thereto; the said to be constructed maintained and and the several acts amendatory thereto: the said railroad to be constructed, maintained and operated from some point in the town of Brighton, Monroe county, with single or double tracks through and along East avenue, Main and Buffalo streets and West avenue, in the city of Rocherer. into the town of Gates, Monroe county; also from the said town of Brighton through Mount Hope avenue into Clarrissa street, to and through Ex-change street to State street and Lake avenue, so called, into the town of Greece; also from the so called, into the town of Greece; also from the junction of Clarissa street and Mount Hope avenue through said avenue to and through South St. Paul through said avenue to and through South St. Paul street to Mann street; also through Court street to Cunton street; also through North St. Paul street; also through Main street through Clinton street to Monroe street; through Alexander street to Alexan-der street; through Alexander street to East ave-nue in the city of Rochester, with such tracks, switches and turnouts as the public interest might from time to time require, the whole distance not switches and turnous as the puole interest might from time to time require, the whole distance not to exceed seventeen miles: that the said company was to continue ninety-nine years; that the capitai stock of said company is \$200,000, divided into 2,000 shares of \$100 each, with the privilege of increas-ing it to \$300,000 by a vote of the directors of said company.

It further appears that the old company, in Octo-ber, 1862, executed a mortgage to Hobart F. At-kinson, as trustee, stating that for the purpose of constructing a line of railroad, to be maintained and operated from some point in the town of Brighton, Monroe county, with single or double tracks, through and along East avenue, Main and Buffalo streets and West avenue into the town of Gates; also from the said town of Brighton through Mount Hope avenue into Clarissa street, and through Exchange street to State street, in the city of Rochester, and thror gh State street and Lake avenue, so-called, to the town of Greece; also from the junction of Clarissa street and Mount Hope avenue through said avenue to It further appears that the old company in Octoand Mount Hope avenue through said avenue to

and through South St. Paul street to Main street; and through South St. Paul street to Main street; also through Court street to Clinton street; also through North St. Paul street; also through Clin-ton street to Monroe street, and through Monroe street to Alexander street, and through Alexander street to East avenue in the city of Rochester with such tracks, switches and turn outs as the public interest might, from time to time, require, the whole distance not exceeding seventeen miles, and did in that mortgage recite the consent of the Com-mon Council of the city of Rochester to construct said railroad, passed June 24, 1862, and hereinafter set forth, and did in said mortgage recite the fact that on October 16, 1862, at a meeting of said company, the said mortgage was ordered to be exe-cuted upon their line of railroad tracks, turn outs, switches, side tracks, barns, shous, cars, rriling stock, horses and all other equipments and appurtena ces then owned, or thereafter to be acquired, and also upon the corporate franchises and property and corporate rights, and which mortgage was given to secure the payment of certain bonds to be issued.

In January, 1968, said mortrage was duly fore-closed, and all the property, rights and franchises of said corporation were, on February 28, 1868, sold at a public sale, had under and by virtue of a judi-cial decree of the Supreme Court, in said action, to Channeey B. Woodworth; and thereafter said Woodworth associated with himself other persons weddylit fold actions and income and duly filed articles of association and incor-poration signed by them, dated March 3, 1868, and acknowledged March 4, 1868, and which articles were duly filed in the Secretary of State's office March 5, 1868, the following being the material portions of said articles of said association :

"Whereas, By articles of association filed in the office of the Secretary of State on the 31st day of May, 1862, by Nathan Randall and others, a cor-poration was organized under the name of the Rochester City & Brighton Railroad Company, for the purpose of constructing, maintaining and opera-

the purpose of constructing, maintaining and opera-ting a railroad for public use in the conveyance of persons in the county of Monroe, as was therein more particularly described and explained; and Whereas, The said Rochester City & Brighton Railroad Company, after being thus organized, did on the lift day of October, 1862, execute to Ho-bart F. Atkinson a mortgage of all its property, corporate rights and franchises, in trust, for the security of the bonds of said corporation thereatter to be issued, to the amount of one hundred thousand dollars, which mortgage was recorded in the office of the Clerk of the County of Monroe in Liber 108 of mortgages, at page 217; and Whereas, Default having occurred in the condi-

tions of said mortgage, an action in the Supreme Court for the foreclosure thereof and for the sale of the property and rights therein conveyed, was in the mouth of January, 1868, commenced by said Hobart F. Atkinson, trustee, etc., and such pro-ceedings were had therein that a judgment of fore-closure and sale was obtained on the 6th day of February, 1868, and a sale under said judgment of all of said property, rights and franchises was had on the 28th day of February, 1868, at which Chaun-cey B. Woodworth became the purchaser of said property, rights and franchises, and received a conveyance of the same in due form from the officonveyance of the same in due form from the om-cer making such sale, which is recorded in the office of the Clerk of the County of Monroe, and is now the lawful owner of all of said property, corporate rights and franchises; and Whereas, The said channey B. Woodworth is desi-

rous of associating with him persons whose names are subscribed hereto, and is desirious that he and they shall thereby become a corporation under and pursuant to an act to authorize the formation of railroad corporations and to regulate the same. passed April 2, 1850, and the several acts amenda tory thereof, especially chapter two hundred and eighty-two of the laws of 1854. Now, therefore, the persons whose names are sub-

row, therefore, the persons whose names are sub-scribed hereto hereby associate themselves to-gether and form a company by the name of the Rochester City & Brighton Railroad Company, for the purpose of maintaining and operating the rail-oad n the city of Rochester heretofore construct-

ed and operated by the said Rochester City & Brighton Railroad Company, a corporation organ-ized as aforesaid on the 31st day of May, 1862, in the said result the said result resolut result result result result resolut result result result and through the streets wherein the said railroad is now laid and run, and in and through such other streets as the public interest may hereafter require. with such other tracks, side tracks, switches and turnouts as such public interest may from time to time demand.

The said company is to continue ninety-nine vears.

The capital stock of said company shall be seventy thousand dollars, which shall be divided into seven hundred shares of one hundred dollars each, with the privilege of increasing the same to one hundred and fifty thousand dollars.

The names and places of residence of the thir-The names and places of residence of the thir-teen directors chosen to manage the affairs of the company for the first year, and until others are chosen in their places, are: Chauncey B. Woodworth, Rochester, N. Y. Patrick Barry, Rochester, N. Y. George Biwanger, Rochester, N. Y. George G. Munger, Rochester, N. Y. Jacob M. Schermerhorn, Homer, N. Y. Lewis Henry, Homer, N. Y. James A. Schermerhorn, Courtlandville, N. Y. Lewis Chanin, Rochester, N. Y.

Lewis Chapin, Rochester, N. Y. Francis Gorton, Rochester, N. Y Samuel Wilder, Rochester, N. Y

Samuet Winder, Rochester, N. Y. James M. Whitney, Rochester, N. Y. Chauncey C. Woodworth, Rochester, N. Y. Asa Sprague, Rschester, N. Y. Since said incorporation in 1868 the present com-pany has been operating said railroad and the ad-dutions, which have been mode theories clearing ditions which have been made thereto, claiming the right so to do under and by virtue of their articles of incorporation and also the ordinance or resolution (grant or contract) passed as aforesaid on June 24, 1862, which resolution or ordinance appears in the records of the Common Council of the city of Rochester for the years 1862-63, and was passed or adopted June 24. 1862, it being found at pages 44 to 47 inclusive of the printed proceedings of that period, and was introduced by doctange of that period, and was introduced by Ald. St. John (page 44 of said proceedings), and adopted by a vote of 17 to 5 (page 47 of said proceedings), and the following being a copy of such resolution :

"Resolved, That the Common Council of the city of Rochester will permit to be constructed in said city by the Rochester City & Brighton Railroad Company, a corporation organized under and by April 2, 1850, and the general railroad law, passed April 2, 1850, and the several acts amending the same, a railroad which shall commence in the town of Brighton, Monroe county, to run along the Brighton road to East avenue in said city; along East avenue, Main and Buffalo streets and West avenue to the town of Gates; also, from East aveavenue along and through Prince street to University avenue, and through University avenue to Main street; also, from University avenue along Main street to East avenue; also, from the town of Brighton through Mt. Hope avenue to and through Clarissa to Greig street; also, through Greig street to and through Plymouth avenue to Buffalo street; also, from Clarissa street to and through Exchange street to Buffalo street; also, from Buffalo street street to Bunaio street; also, from Bunaio street through State street and Lake avenue, so called, into the town of Greece; also, from the junction of Clarissa street and Mt. Hope avenue through said avenue and through South and North St. Paul street through Clinton street to Monroe avenue, and through Clinton street to Monroe avenue, and through Monroe avenue to and through Alex-ander street to Fast avenue: also from Main street through Clinton street also from Main street through Clinton street also from Main street and street to Fast avenue: also from Main street ander street to East avenue; also, from Main street through North Clinton street to the town of Iron-dequoit. To be constructed, established, main-tained and operated upon the terms, conditions and stipulations hereinafter prescribed.

Section 1. Such railroad shall consist of a single track, to be laid in the center of the streets and avenues named, unless the Common Council shall otherwise direct in respect to some of the wider streets and avenues, with necessary turnouts, side tracks and switches, and to be constructed with the improved Philadelphia broad rail of the most approved kind and weight,

Section 2. The track of the said railroad shall be Section 2. The track of the said railroad shall be so laid as to permit the free passage of vehicles and carriages over the same, and the rails shali be laid even with the surfaces of the streets, and shall conform to the grades thereof as now established, or as they shall from time to time be established or altered. Said company shall, under the direction of, and as required by the Common Council of the City of Rochester, improve, with such suitable material as said Common Council shall direct, and in a proper manner between the rails and for two feet and four inches outside thereof. and shall keen feet and four inches outside thereof, and shall keep the surface of the street inside the rails and for two feet and four inches outside thereof in good repair, and all dirt and filth removed therefrom as may be directed and required by the said Common Council.

Section 3. During the operation of laying the rails a free passage for carriages and vehicles over the street shall be kept open, and immediately after the rails shall be laid the pavement, flagging and other materials necessarily removed in laying the same, shall be replaced in a good and substantial same, shall be replaced in a good and substantial manner as before such removal, and the surface of the pavement made flush with the rails, and no portion of the pavement or surface of the streets shall be kept broken or disturbed for a greater time than five days. And all surplus street ma-terial shall be carefully removed by said company and deposited at such place or places adjacent to the street as may be directed by the officer having observe of the remeins of the same charge of the repairs of the same.

Section 4. The cars to be used on the railroad shall be drawn by horses and mules only, at a speed shall be drawn by norses and mules only, at a speed not exceeding the rate of seven miles per hour, and shall run as the Common Council shall provide, as often as public convenience shall require, or the Common Council shall prescribe, provided always that said Council will not require them to run oftener than once in fifteen minutes during fourteen hours every day. Section 5. The Common Courcil shall have the

right to require that the cars shall commence running as early as six o'clock a.m., of each day in the year, and the fourteen hours mentioned above shall commence at that hour in the morning. Said Common Council shall have the further right to re-quire that said company after the expiration of said fourts and company atterned the explanation of said fourteen hours of each day, shall run their cars on each such day as often as every half hour until eleven o'clock in the evening, and as often as once each hour during the entire night after eleven once each nour during the entre night after eleven o'clock, if the Common Council shall so direct. And said Common Council may regulate or pro-hibit the running of cars on Sunday. The said company, while they comply with the regulations in respect to running their cars above

referred to, may run their cars as much oftener as they shall choose, either on the whole length or over a portion or portions of said road.

Section 6. The said company may charge and collect from every person entering their cars or carriages, for riding any distance upon said road, on the same continuous route, a sum not exceeding five cents, except children under five years of age accompanied by parents or other person hav-ing them in charge—such children to ride free. Section 7. No car shall be allowed to stop on a crosswalk, nor in front of an intersecting street,

except it shall be necessary to avoid collisions, or to prevent injury to persons in the street. Section 8. When the conductor of any car is re-

Section 8. when the conductor of any car is to-quired to stop at the crossing of any two streets to receive or land passengers, the car shall, if conve-nient, be stopped so as to leave the platform slightly over the crossing. Section 9. It shall be the duty of the company to complex careful scher and pendent agents, con-

section 9. It shall be the duby of the company to employ careful, sober and prudent agents, con-ductors and drivers to take charge of their cars while on the road, and it shall be the duty of such agents, conductors and drivers, so far as the same is practicable, to keep a vigilant watch for all

teams, carriages and persons on foot, and espe-cially children, either upon the track or moving towards it, and at the first appearance of danger to such teams, carriages, footmen, children, or other obstructions, the cars shall be stopped in the shortest time and space practicable. The com-pany may, in their discretion, run cars without any other conductor then a diver

other conductor that a driver. Section 10. The conductor shall not allow wo-men or children to enter or leave the cars while in motion.

Section 11. Conductors shall announce the names of the principal streets and avenues as the car reaches them. Section 12. While the cars are turning the cor-

ners from one street to another, they shall not be

ners from one street to another, they shall not be moved faster than a walk. Section 13. Cars driven in the same or opposite direction on the same track, shall not approach each other within a distance of two hundred feet, except in case of accident, or when it may be nec-essary to connect them together, and also, except at stations and turnouts. Section 14. Whenever there shall occur a fall of

snow which materially obstructs the track and allows vehicles to pass over the same on runners, the company is authorized and required to use a the company is authorized and required to use a sufficient number of sleighs to convey passengers over their road from day to day until the cars can be used on the tracks, and to so use said sleighs the same as they have a right to run their cars, and to charge fare for the carriage of passengers on such sleighs, the same as if said passengers were carried on their cars. Section 15. Whenever it shall be necessary to

remove any snow or ice from the track or tracks of said road, the same shall be done by said company; in such manner, and so evenly spread on the street, as not to obstruct the free passage of sleighs or other vehicles along said street, or in crossing the same at or upon cross streets. The use of salt for the purpose of removing snow or ice from said track or tracks, or for any purpose,

tee from sald track of tracks, of for any purpose, is expressly prohibited. Section 16. The said company shall place, and keep placed, a printed copy of the foregoing rules and regulations, from number six to number thirteen, both inclusive, in a conspicuous place in

Section 17. It is hereby reserved to the Common Council of the city of Rochester the right to make such further orders, rules and regulations, in rela-tion to the construction, repairs and operation of said railroad as shall from time to time may be deemed necessary to protect the interests of said city, and the safety, welfare or accommodation of the public, but no alteration of these rules shall be made which shall have the effect to impair the sub-

Section 18. Wherever gas or water pipes or sewers are now laid in any street or avenue, the said railroad must be laid down and maintained said railroad must be laid down and maintained subject to the rights over the same now in the city, and the gas and water companies to take up, alter, repair or remove said pices or sewers in such manner as not unreasonably to damage or injure said railroad or its use, without claim for damage to said city, gas or water companies, and the Common Council expressly reserves to itself the right hereafter to lay down, or permit to be bed down in reid troats and a yon use gas or water laid down in said streets and avenues, gas or water pipes and sewers, and to alter, improve or repair said streets or avenues whenever the public or private convenience may require,

Gas or water companies, or private individuals who shall take up pavement or excavate the street for the purpose aforesaid, being always required, as by the present city ordinance, to restore the street to its former condition.

street to its former condition. Section 19. In case said company shall fail to keep said streets and avenues, in which their said railroad shall be laid, in repair, as herein provided, and shall neglect to make such repairs for two days, after notice, in writing, from the street com-missioners, or other officers having supervision of repairs of streets or avenues, served upon the superintendent or other managing officers of said sheetfung the renairs. the said Common railroad, specifying the repairs, the said Common

Council shall have the right to cause such repairs to be made, and to assess the expense thereof upon the property of said company, or sue for and col-lect the same of said company. And in case said company shall fail to comply

with any of the rules and regulations of the Common Council herein contained or provided for, the said company shall pay to the city a penalty of twenty-five dollars for each and every violation, and if the said company shall refuse or neglect to comply with any of such rules and regulations after comply with any of such rules and regulations after notice served in writing on the superintendent or other managing officer of said railroad, requiring compliance, the said company shall pay to the city an additional penalty of twenty-five dollars for each and every day during which such violation is continued. Provided, however, that action for such penalty or penalties shall be brought within two months from the time of such violation. Section 20 The construction of such violation.

Section 20. The construction of said railroad shall be commenced within four months from the passage of this resolution, and said railroad shall be completed in and upon all the streets and avenues hereinbefore mentioned, and the cars running thereon within three years thereafter

Section 21. It is expressly provided hereby that a majority of the directors of said railroad company shall, at all times be residents of the said city of

Rochester. Section 22. The said company shall not be per-mitted to use or run any other than passenger cars upon said railroad within the corporate limits of said city of Rochester, between the hours of six o'clock in the morning and eight o'clock in the evening, except for the purpose of conveying the baggage of passengers, when necessary, between the New York Central and Genesee Valley railroad depots.

Section 23. Should said company fail to complete said railroad, and commence running their cars within the time limited by these rules, or shall said company within the time limited by the grant, neglect to run cars or sleighs on said railroad, after the completion thereof, for the accommodation of the public, as provided by the rules and regulations or the Common Council, for the space of two consecutive months, then the said company shall for-teit all privileges and rights which they may have acquired by said grant, or by the use or possession of said streets and avenues, and in such case the city of Rechester reserves the right to cause all obstructions and materals placed in said streets or obstructions and materals placed in said streets or avenues by said company to be removed therefrom, and said streets and avenues put in as good condi-tion and repair as they were before said materials and obstructions were placed therein, and the ex-pense thereof shall be paid to said city by said railroad company, and said city also in such case reserves the right to grant the same rights and privileges to any other person or persons, corpora-tion or corporations, free from all charge or liabil-ities for damages on account thereof. ities for damages on account thereof.

Section 24. It is expressly provided that the said grant and the powers, rights and privileges pro-posed to be conferred to said company shall, and

posed to be conferred to said company shall, and they are hereby, limited to the period of thirty years from and after the date and acceptance of the same by the said railroad company. Section 25. This resolution or grant shall not be binding on said city, un-less formally accepted by said rail-road company, within sixty days, in such manner as shall legally bind said company to perform the atment their part, and shall be approved by the attorney of said city.

Section 26. Before placing any car proposed to be used on said railroad, and annually thereafter, said company shall pay to the treasurer or the city of Rochester, and for the use of the city, five dol-lars for each such car, and obtain from the mayor of the city a license therefor, which it shall be his duty to grant without fee or reward, on the pro-duction of the treasurer's receipt for such payment. The company shall also have the number of each car painted on a conspicuous place on the outside thereof.

Section 27. If by reason of any act, omission or neglect of the said railroad company, its officers or

agents, the corporation of the city of Rochester shall be subjected to any damages or liability, the said railroad compary shall be liable to the said city to the same extent. Section 28. The company shall not charge or rem te

0

s

la c

ceive from children under twelve years of age in

ceive from children under twelve years of age in going to or from school more than two cents each. On July 8, 1862, at a regular meeting then held, the follow ng consent and acceptance upon the part of the company and indorsement thereof by the City Attorney, was received, and appears at page 50 of said proceedings, namely : Acceptance by the Rochester City & Brighton Bailroad Company. At a meeting of the directors of the Rochester City & Brighton Railroad Com-pavy, duy convened pursuant to notice, at Con-gress Hall, in the city of Rochester, June the 25th, 1862, at 2 o'clock p. m.: Present—Thomas J. Barr, Edward R. Phelps. Lewis Selye, Fubbard S. Allis, Horace A. Palmer, Nathan Randail, John Butler, Jr., Albert H. Hager, directors of said company. John Butler, Jr., was duly appointed chairman and L. Ward Clarke, secretary.

Clarke, secretary.

After the organization of the company by the lection of a permanent president, as required by law, to wit: William Kidd, Esq., and in the ab-sence of said president, Mr. Al is, one of the mem-bers of the board, having communicated to the board the action or resolutions of the Common Council of the city of Rochester, bearing date the 24th day of June, 1862, granting to this company the right to build a railroad in certain streets and avenues of the city of Rochester, as set forth in said resolutions, upon the terms and conditions and with the restrictions contained in said resolutions, as passed in the proceedings of the Common Council, it was, on motion of Mr. Allis, unanimously

En to the said grant be accepted by this company, as passed by the said Common Council, subject to the provisions, conditions and restric-tions therein contained, and this company hereby binds itself to observe and keep all the conditions and requirements of said grant.

Resolved, That the secretary be instructed to communicate a copy of the foregoing resolutions and proceedings to the Common Council, first sub-mitting the same to the City Attorney for his approval thereon.

A correct copy of the minutes.

A correct copy of the minutes. L. W. CLARKE, Secretary. Filed June the 26th, 1862, at 9 o'clock a. m. C. N. SIMMONS, City Clerk.

The foregoing acceptance is hereby approved by me as sufficient in form to bind the above named company. JOHN MCCONVILL,

City Attorney.

June 26, 1862."

June 25, 1862." At a special meeting held July 28, 1862, (see page 65 of 1862-3 proceedings.) the following resolution, introduced by Ald, Holmes, was adopued, namely: "Resolved, That the franchise granted The Rochester City and Brighton Railroad Company, by this Board, June 24th, last part, be amended. Section No. 1, so as to read five inch face instead of six inch face. It being a mistake in concretion of six inch face, it being a mistake in engrossing the original papers."

At a regular meeting, held August 25, 1863, (page 86, 1863-4 proceedings,) the following resolution was adopted : "Resolved, That the Rochester City and Brighton

Railroad Company are hereby authorized to extend their road, or track, from Exchange street through Court street to Clinton street, thence through Clinton street to Monroe avenue, thence tbrough Monroe avenue to Alexander street, and thence through Alexander street to East avenue, on the same terms and conditions as are contained

on the same terms and conditions as are contained in the contract between the city and said Rochester City and Brighton Railroad Company." On November 14, 1866, at an adjourned meet-ing, (page 145, 1865-7 proceedings.) on motion of Alo, Cram the company were granted permission to lay a second track in Mount Hope avenue, from Clarissa street bridge to Mount Hope antrance, according to the prayer of their petition." At an adjourned meeting held June 12, 1867. (see page 39, noceedings, 1867-80 the following amend-

page 39 proceedings 1867-8) the following amend-

ment to section two was adopted by a vote of 24 to 1: "Street railroads.

"By Ald. Cram-Resolved, That section 2 of the ordinance relating to street railroads be amended so as to read as follows: "Section 2. The track of said railroad shall be so

laid as to permit the free passage of vehicles and iand as to permit the free passage of vehicles and carriages over the same, and the rails shall be laid even with the surface of the streets, and shall con-form to the grades thereof as now established, or as they shall from time to time be established or altered. Said company shall, under the direction of, and as required by the Cummon Council of the city of Rochester, improve the streets and bridges through which their track shall be laid, upon such grade, and in such manner, and with such suitable material as said Common Council shall direct, in a material as said Common Council shall direct, in a proper manner between the rails, and for two feet four inches out-ide thereof, and shall keep the sur-face of the street, and of such bridges, inside the rails and for two feet four inches outside thereo., in good repair, and all the nith removed there-from, as may be directed and required by said Common Council."

At a regular meeting held March 6, 1868, (page At a regular meeting field March 6, 1868, (page 192 proceedin gs 1867-8) the following ordinance, or rather amendment to the ordinance, was adopted and enacted by the Common Council, namely: "By Ald, Quinn - Resiolve., That the ordinance in relation to street railroads, passed June 24, 1862, is bereby amended by adding therets the follow-

ing:

Section 29. The said railroad corporation, or any other corporation or company, which has been, or may be hereafter, organized to construct or oper-ate a railroad in the streets of said city, shall, as often as once a week, remove all drit, filth, snow and ice from the surface of the street inside the rails, and for two feet four inches outside thereof; and in case any such company or corporation shall refuse or fail to comuly with this ordinance, shall nay to said city a penalty of twerty-five dol-lars for each and every day it shall so refuse or neglect.

Section 30. All the provisions of the foregoing ordinance shall be and are hereby made applicable ordinance shall be and are bereby made apolicable to any new company or corporation which has been, or may be hereafter, organized to construct or operate a railroad in the streets of said city upon the said company or corporation giving its assent thereto. And in case it shall neglect or refuse to file with the city clerk such assent in writing within five days from the service on its president or sec-retary of this resolution, then the conuays from the service on its president of sec-retary of a copy of this resolution, then the con-sent of the city of Rochester to the construction, maintenance and operation of such street railroad within the limits of said city is hereby with-drawn."

On June 30, 1869, at an adjourned meeting, permission was granted to the company to lay a double track through Buffalo street from State street to west side of the Erie canal (page 119 proceedings of 1869-1870.)

West side of the Brie Calar (page 115 proceedings of 1869-1870.) At the regular meeting held May 26th, 1868 (see pages 32, 33, proceedings 1868-1869), a communica-tion was received from the new company, being the present company, dated May 22, 1868, and signed by P. Barry, president: F. Gorton, secre-tary, and C. B. Woodworth, Samuel Wilder and George G. Munger, directors, wherein it is stated that they are required to keep the streets of the city between the rais of their tracks, and for two feet and four inches outside thereof, in constant repair, and all dirt and filth removed therefrom as might me required by the Common Council, and claiming that its hardship in that regard would be further manifest when another provision in the ordinance by which the company was required to pay into the city treasury hye dollars a year for pay into the city treasury hve dollars a year for every carrun by the comoany, and therein they asked that they be relieved who ly from the care and reparts of the streets, and also that they might ask an increased rate of fare, upon that communi-cation a report was made, by a committee ap-pointed, that the communication be granted. See pages 34, 35 of said proceedings.

81

On June 10th, 1968, upon motion of Ald. Steb-bins, Sections 2, 6, 28 and 29 of said ordinance of June 24th, 1862, was amended so as to read as follows:

Section 2. The track of said railroad shall be so laid as to permit the free passage of vehicles and carriages over the same, and the rails shall be laid even with the surface of the streets, and shall conform to the grades thereof'as now established, or as they shall from time to time be established or altered; and whenever new tracks or switches are laid or repaired, by which the pavement of any street shall be in any way disturbed, the same shall be immediately replaced by the said com-pany in as good conditions as when originally laid. Said company shall immediately repair the streets through which their tracks are now late, both in-side their tracks and outside thereof, so as to bring the surface of the pavement or Macadam even with Section 2. The track of said railroad shall be so the surface of the pavement or Macadam even with the tops of their rails and to the acceptance of the the tops of their rails and to the acceptance of the street superintendent and street commissioners; and the said company shall, at all times, under the direction of, and as required by, the Common Cou ell of the etty of Rochester, keep the roadway within their tracks in good repair and even with the trams of their rails, but shall not be required to require of the etty of the for the strengther the tracks of their rails. to repair the streets outside of their tracks after the same shall have been placed in repair by the said company to the acceptance of the said street superintendent and commissioners, as aforesaid.

Section 6. The said railroad company may charge and collect from every one person entering any of their cars or carriages for riding any distance upon exceeding 8 cents; but all conductors and such other agents as the said company may appoint for other agents as the said company may appoint for such purposes, shall be constantly supplied by the said company with tickets, which they shall fur-nish to passengers or other persons at the follow-ing prices, to wit: Four single tickets, or one ticket entilling the holder to four fares, for a sum not exceeding twenty-five cents; eight tickets, or one ticket entilling to eight fares, fifty cents and sixteen tickets or one ticket entitling to sixteen fares for one dollar. Children under five years of age, when accompan-ied by their barents, or other persons having them ied by their parents, or other persons having them in charge, shall ride free; children under twelve years of age, going to or returning from sohool, shall not be charged more than four cents each.

Section 28. The said company may build a double track. or such side tracks connecting with their present tracks, as they require, from the Eric rail-way depot on Exchange street through Exchange, across Buffalo and through State streets to Lyell street, all of which when done must be in accord-

street, all of which when done must be in accord-abce with sections two and three of this ordinance. Section 29. The said company shall make a statement, certified to by their executive officer, of the condition of the business of said railroad twice each year, which statement shall be present-der the Common Connell of their first regular ed to the Common Council at their first regular

and the contained a contain at their first regular meeting in July and January of each year, until otherwise ordered by the Common Council. Aid. Qualthrough moved to amend by striking out "the Eric Railway" wherever it occurs in the ordinance, and insert in lieu thereof, "The Genesse Valley Railroad." Carried.

Alo. Cram moved to amend the ordinance so as the company will be required to pave that portion of the streets and avenues lying between their rails, and one foot on each side thereof, wich Me-oin stone, even with the grades of the streets and avenues

Ald. Ratt moved to strike out all of the ordinance excepting that portion relating to the increase of fares.

Carried as follows:

Ayes—Ald. Qualtrough, Remington, Crouch, Cochrance, Sidey, Ratt, Jeffords, Taylor, Caufield, Thompson, Charters, Roche, Bingemer, Miller,

Thompson, Charters, Roche, Bingemer, Miller, Quin, Parsons-16.
Navs-Ald. Cham, Lutes, Rochester, ''elyea, Burke, Woodruff, Withall, Stebbins, Mauder-9.
The ordinance, as amended, was then adopted. (See page 62, proceedings 1868-1869)
On October 30. 1863, (see page 150 proceedings 1868-9) the present company, by a communication

dated October 26, 1868, requested that section 2 be modified, and the same was thereupon referred to a special committee of five, who at the meeting held November 24, 1868, (see page 158 of said proceedings) reported that said section should be modfied, and, subsequently on December 1, 1868, (see page 167-8 of said proceedings) and section 6 was amended by providing that the company should not charge a sum exceeding five cents fare from any person for riding any distance upon their road on the same continuous route.

At a meeting of the Common Couucil, held July 9, 1878, the company submitted the opinion of Mr. J. Breck Perkins, their attorney and counsel at that time, in response to a resolution which appears to have been previously passed by the Common Counoil, requiring the treasurer to collect a license fee for each car, in which opinion Mr. Perkins claimed that the city could not exact such license fee, basing his claim upon an act of the Legislature, passed in 1869; and further, that co penalty was attached for a failure to pay such license fee, and, also, that the old company, which had accepted the terms of the ordinance of June 24, 1862, by which such fee was exacted, had passed out of existence, and the new company was not subject to its liabilities, (see communication and opin ion of Mr. Perkins at page 86 of proceedings of 1878-9).

At a meeting of the Common Council, held July 23, 1878, (see pages 97 and 98 of proceedings, 1878-9) the late Albert G. Wheeler, then city attorney, to whom had been referred the claim of the city against the company to force the collection of said annual tax or license fee of five dol'ars on each car used on the road, after referring to sections 26 and 30 of said ordinance of June 24, 1862, and sections 1 and 6 of said act of 1869, passed February 27, 1869, entitled "An act for the relief of said company" reported that the city had never taken any steps until that time to compel either the oid or the new company to pay for, or take out, the license exacted by said ordinance of 1882; that the new company claimed it bau the right to operate its road under the act of the Lezislature aforesaid, irrespective of said ordinance, and that the question of the collection of said itense fee was one not free from doubt, and upon which courts might reasonably differ, and that, in the opinion of the learned city attorney, the city had not placed itself in a position to enforce said ordinance action could then be maintained against it to enforce the collection of said act or inthe spinor of the learned city attorney, the city had not placed itself in a position to enforce seaf each.

Matters thus continued until 1880, when the Common Council passed an ordinance on November 30, 1880 (page 197, Proceeding 1880-1), the ordinance thus passed being found in the minutes of November 16,1880, at pages 175-6 of sald proceedings, which ordinance related to street railroads, but did not require the payment of any license fee, and which was evidently intended to be a substitute for said ordinance of June 24, 1862, but, by reason of the 1880 ordinance, requiring the acceptance of its terms in the same manner and form as required by said ordinance of 1862, and no acceptance of its terms and conditions having been, at any time, heretofore filed by the company, the said ordinance can, therefore, be deemed not binding upon the company.

I am of the opinion, however, that the ordinance of 1862, heretofore set forth, applies to, and is binding upon the present company, for the reason that it is asserting its rights under the grants and conditions giving the old company, and the new one, its successor, by said ordinance, as will appear from a communication signed by the president of the new company and dated March 16th, 1878, and presented at a regular meeting of the Common Council, held April 16th, 1878, (see page 25, proceedings 1878-9), in which said company, referring to an application made for leave to build a street railroad in North St. Paul street, say:

St. Paul street, say: "This company suggests, for your consideration, that so far as it has constructed its track, under your permis $u_{n,1}$, it right is exclusive, so long as it maintains and operates if v = 0, (see section 23 and

25 of the ordinance of June 24th, 1862); and interference with such right would, of course, lead to Inigation." And. also, for the further reason, in my opinion, that said act of 1869 (chapter 34, laws of 1869), providing as follows: "Section 6. This act shall not be construed as in

"Section 6. This as to hows: "Section 6. This as to hall not be construed as in any way impairing the force or effect of the resolution or ordnance of the Common Council of the city of Rochester, entitled 'An ordinance in relation to street railroads,' passed June 24th, 1862, and the amendments thereoi, except as herein specifically provided," would seem to reaffirm and make binding upon said new, or present, railroad company the terms and conditions of said ordinance of 1862, except as is therein otherwise provided, which act does not, in my opinion, in any wise impair the control and supervision of said company by your honorable body, nor does it seem to affect the right to exact the license fee provided for in said ordinance from the company. The opinion of Mr. Wheeler, in my opinion, was

The opinion of Mr. Wheeler, in my opinion, was based upon the erroneous assumption that no assent was ever filed to said ordinance or contract of June 24th, 1862, which it is respectfully submitted has been shown to be on the contrary. It would seem to me that an amicable adjust-

It would seem to me that an amicable adjustment of the matters in difference between the city and your honorable body on the one hand and the company on the other could and ought to be made, and, as tending to produce such an adjustment, a refusal on the part of your honorable body to grant further concessions, rights or privileges to said company in the future until such adjustment is made, will tend to effect such result.

Respectfully submitted, IVAN POWERS, City Attorney.

Ordered received, filed and published.

By Ald. Foley – Resolved, That a pawnbroker's license be issued to Wheeler & Wilson for No. 39 East Main street, until April 1st, 1887, upon tue payment by them into the city treasury of the sum of seventeen dollars (\$17). Adopted.

By Ald Elliott-Resolved, By the Common Council of the city of Rochester, That the city attorney be instructed to report to this board, at the next regular meeting, if the Common Council has authority to order the telephone, telegraph, electric light and district messenger companies of this city to place their wires under ground within a radius of three-fourths of a mile from the center of Main street bridge, provided at least a year's notice be given of the time when such wires must go under ground.

Resolved, If no such authority exists, that the city attorney be instructed to draw up an amendment to the charter that will permit that said wires be put under the ground, under direction of the city, and that the same be presented to our Senator and member of Assembly next winter, with a request from this Council that the same become a law. Adopted. By Ald. Elliott-Resolved. By the Common

By Ald. Elliott—Resolved, By the Common Council of the city of Rochester, that the Board of Health be instructed to co-operate with the Executive Board to the end that the sewer vent holes in the various streets, lanes and avenues of the city be kept open and free at all seasons of the year, and especially in the winter, when they are liable to be covered to the detriment of the health of the people. Adopted. Ald, Elliott moved that the Executive Board

Ald. Elliott moved that the Executive Board be requested to notify the Rochester City & Brighton Street Railway Company to remove its tracks from that portion of Court street, where tracks were recently permitted to be laid, within ten days, and if not done in that time the Board be authorized to remove them and charge that Company. Adopted.

and charge that Company. Adopted. By Ald. Kohlmetz-Whereas, A resolution adopted November 17, 1885, relating to im-

provements on North St. Paul and Clinton | dition, and so that the usefulness of said streets streets, under the elevated tracks of the N. Y. C. & H. R. railroad, was referred to the Executive Board, with a direction to said board to take such action in the premises as the necessi-ties of the case required; therefore, be it

Resolved, That the Executive Board he re-quested to report to this Council at its next regular meeting what action, if any, has been taken by it under and in pursuance of said resolution. Adopted. By Ald. Marson -

Resolved, That the City Clerk draw an order in favor of James J. Coughlin for eighteen dollars, being for services in the matter of the opening of a street from Campbell street to Jay street, and the opening and extension of Evergreen Park, payable from Contingent Fund. and that the Treasurer charge and carry \$14 thereof to the fund for the opening of a street from Campbell street to Jay, and \$4 thereof to the fund for the opening and extension of Evergreen Park, when said funds are created, as part of the cost and expense thereof.

Ald. Kelly moved that part relating to Campbell street be stricken out. Adopted.

The resolution as amended was then adopted

by the following vote: Ayes-Ald Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mande-ville, Swikehard, Weider, Stein-11.

Nays-Ald. Kelly -1. By Ald Coughlin-Resolved. That the City Clerk draw an order in favor of Chas. Mc-Donald for the sum of \$585.72, for lighting oil lamps for month of October, and charge Lamp

 Imps for month of October, and Coargo Lamp
 Fund. Lost by the following vote:
 Ayes-Ald. Coughlin, Marson-2.
 Nays-Ald. Watson, Kohlmetz, Fritzsche,
 Elliott, Foley, Mandeville, Swikehard, Elliott, Foley, Mande Weider, Stein, Kelly-10.

Ald. Coughlin moved that the bill of Chas. McDonald, \$585.72 for lighting oil lamps for month of October, be referred to the Law Committee. Adopted. By Ald. Kohlmetz -

To the Honorable the Common Council of the City of Rochester:

The Rome, Watertown and Ogdensburg Termi-nal Railroad Company respectfully prays leave to extend, and lay its tracks across, North St. Paul street from their present, location; thence by bridge across the Genesse riyer to a point on Cliff street nearly opposite said present location; thence along the northerly extension of Cliff street (as mapped but never filled in or improved.) and along Cliff street to the place where said street turns west to Lake avenue; thence southerly across Vincent place be-tween Vincent place bridge and State street or Lake avenue; thence southerly are so-called, there to locate its passenger and freight depots for the west side of the river. Also to lay a single track along Mill street amajority of the owners of real es-tate thereon consent thereto. Each of said street crossings to be at grade. a majority of the owners of real es-tate thereon consent thereto. Each of said street crossings to be at grade, except as hereinafter stated, and guarded in the most approved manner with the best modern apmost approved manner with the best modern ap-pliances, and so planked and constructed as not unduly to interfere with the passage of teams along said streets or the use thereof; the north-erly portion of Cliff street to be filled in as may be necessary, and the portion of said Cliff street which has been improved, and each and every of the other streets above ment and the 'be restored to and kent as nearly as n are no its procer to the

Also that your petition er be allowed to raise the present grade of North St. Paul street four feet at present grade of North St. Faul street four feet at the place of said crossing, and the said crossing to be made thereun.er, and the approaches thereto to be properly graded, and said street restored as nearly as may be to its present condition, and that Scrantom street may be lowered four feet below its present grade, and approaches to be graded as above provided.

To the Honorable the Common Council of the City of Rochester:

We the undersigned occupants and owners of premisees on Cliff street hereby pray that your honorable body will grant the prayer of the Rome, Watertown & Ogdensburg Ferminal Railroad Com-pany for leave to lay its tracks on Cliff and other streets be granted without delay. Dated Nov. 15, 1886. Rose Haidt, 882 teet. John Conway, Rochester Brewing Co. Keller M Attridge

Roche-ter Brewing Co., T. Haidt, Mrs. S. E. Brody, William J. Conway, . Turner. Margaret Conway,

John Conway, Keller M. Attridge, William Stewart, Mrs. William S. Stewart, Eliza Barnes, Tosenb H. Barnes, Joseph H. Barnes, Amy F. Barnes, Frederick Haidt.

To the Hon the Common Council of the City of Rochester:

We, the undersigned residents and owners of real we, the Undersigned residence and owners of real estate on Vincent place, respectfully request that the petition of the Rome, Watertown & Ogdens-burg Terminal Railroad Company for leave to cross St. Paul street and Vincent place, and ex-tend its tracks along Cliff and Mill streets, be granted without delay. Dated November 16, 1886. Mrs. Frances Burke. William J. Burke.

Mrs. Frances Burke, William J. Burke,

l nis	her
John X O'Neil,	Catherine X O'Neil,
i mark	mark
Alex. E. Burke,	John Conway,
Alex. E. Burke, Libbie Burke,	William J. Conway,
Mary J. Conway,	S. D. Walbridge.
Mary J. Conway, Mrs. Rose C. Burke,	Rosanner Kenny.
Michael	L. Burke.

To the Honorable the Common Council of the City of Rochester:

of Hochester: We, the undersigned citizens and property owners of the city of Rochester believing that it would be a great benefit to the city at large to leave the Rome, Watertown & Ogdensburg Terminal Rail-road Company extend its lines as nearly to the center of said city as may be, respectfully request that its petition for leave to cross North St. Paul street and Vincent place, and to lay its tracks along Cliff street and thence to the Whitney prop-erty beyond, he granted without delay. erty beyond, be ranted without delay. Dated Nov. 16, 1886. HENRY BRINKER, A. T. SON JACOB GERLING J. M. WH

AND BROTHERS.

Ordered received, filed and published.

By Ald. Kohlmetz - Resolved, That the assent of the corporation of the city of Rochter, and the consent of said city and of this common Council, be and they hereby are given to the Rome, Watertown & Ogdensburg Terminal Railroad Company to extend and lay its tracks across north St. Paul street, from their present location; thence by bridge across the Genesee river to a point on Cliff street nearly opposite said present location; thence along the northerly extension of Cliff street (as mapped, but never filled in or improved) and along Cliff street to the place where said street turns west to Lake avenue; thence southerly across Vincent place, between Vincent place bridge and State street or Lake avenue; thence southerly and westerly to the Whitney Homestead, so-called; and also to lay a single track to and kept as nearly as near ve in its present (n- along un i through Brown's race or Mill stree.

A. T. SOULE, J. M. WHITNEY.

the New York Central ver railroad, or both, north σf River Hudson the purpose of receiving and deliver-ing freight thereon, provided a majority of the owners of real estate thereon consent thereto; each of said street crossings to be at guarded in ner as hereinafter stated, ed in the most approved man-with the best modern appliances, ner, so planked and and constructed as not unduly to interfere with the passage of teams along said streets, or the use thereof. The northerly portion of Cliff street to be filled in, as may be necessary, and the portion of said Cliff street which has been improved, and each and every one of the other screets before mentioned, to be restored to and kept as nearly as may be in in its present condition, and so that the usefulness of said streets for teaming purposes shall not be unduly impaired. The present grade of North St Paul street may be raised rour feet at the place of said crossing, and the said crossing shall be made thereunder and the approaches thereto be properly graded under the direction of the Executive Board, and said street restored as nearly as may be to its present condition; and that the grade of Scrantom street may be lowered four feet from its present grade, and the approaches thereto shall be graded and the street restored as above provided. Adopted by the following vote :

Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott. Foley. Mandeville, Swikehard, Weider, Stein, Kelly-13. Ald. Foley moved that Aldermen Kelly,

Tracy and Cougnlin be added to the special park committee. Adopted. By Ald. Weider-Bills of-

John W. Hannon, services City vs. Emerson.

son	\$4	75
Amos Walder, repairing surveyor's tools	- 4	85
Rubber Copying Co., folio for surveyor's		
office	5	00
Seward French. services	10	00
I. F. Quinby, disbursements	45	85
Rochester Printing Co., publishing notices	222	93
Wm. Carroll, services Hamilton vs. City	20	00
Rochester Herald Publishing Co., publish-		
ing tax sales	66	00

Lawrence W. Davis, serving notices

Referred to the Contingent Expense Committee.

By Ald. Foley-Whereas, His Honor, the Mayor, has vetoed the resolution of this Common Council authorizing him to enter into a contract with Mr. Oscar H. Peacock for the completion of the map and surveys of the city of Rochester for use in and by the assessor's office, on the ground that said proposed contract was indefinite, uncertain and un limited as to time. And, whereas, it is necessary to have the said work of maps and surveys completed as soon as possible; now, therefore, be it

Resolved, That the Mayor be, and he hereby is, authorized to enter into a contract with Oscar H. Peacock for the completion of the proposed work relating to said maps and surveys at a salary to be paid the said Oscar H. Peacock at the rate of \$2 500 per year, including office rent; and that he be allowed the further sum of \$280 per month in full payment for four assistants, such salaries to be paid monthly from the contingent fund, said contract to be for the term of one year, unless the work of surveys and maps be sooner com pleted, said contract to be approved as and unsafe for such purposes; therefore be it

& to form by the city attorney; and for in case the proposed work is completed in a less time than one year, the said Oscar H. Peacock is to be paid only for the time actually engaged in completing the aforesaid work of maps and surveys

On motion of Ald. Coughlin action was postponed two weeks.

On motion of Ald. Foley the Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council, Nov. 23, 1886.

, SPECIAL MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Fresent-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elviott, Foley, Manaeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

Absent-Ald. Selye-1.

By the Cierk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., NOV. 23, 1886. Peter Sheridan, Esq., City Clerk:

DEAR SIR-Please call a special meeting of the Common Council for this Tuesday evening at 7 o'clock at the Common Council Chamber, for the purpose of considering the resolution grant-ing certain franchises to the R. W. & O. R. R. Co., to extend its tracks across the Genesee River, and through Mill street. Yours truly, WILLIAM H. TRACY, Acting Mayor.

Ald. Kelly moved that a committee of five be appointed to confer with the railroad authorities and report at the next meeting Adopted by the following vote:

Ayes-Ald. Marson, Kohlmetz, Fritzche, Elliott. Swikehard, Weider. Stein, Kelly, Schaeffer -9.

Nays-Ald. Tracy, Coughlin, Watson, Foley, 5 00 Mandeville, Bohrer, -6.

Ald. Watson moved to adjourn.

Lost by the following vote :

Nays-Ald. Tracy, Coughlin, Marson, Watson,

Kohlmetz, Fritzsche, Elliott, Foley, Swike-nard, Weiter, Stein, Kelly, Schaeffer-14. Ayes-Ald. Mandeville-1. 66 00 16 00

Ald. Stein asked and obtained unanimous consent to present the following:

Whereas, A proposition is about to be formally presented to this board to purchase lands situ-ated in the southern part of the city, to be styled "Memorial Park," and to be used for park purposes, which proposition involves an expenditure of a sum not less than \$150,000, besides a large outlay for properly ornamenting and main-taining such "Memorial Park," and

Whereas, The cluizens of Monroe county have voluntarily contributed sums of money, now in excess of \$20,000, for the purpose of erecting amonument to the memory of deceased union soldiers and sailors, anticipating at the time such contributions were given that a prominent and central site would be selected on which such monument would be erected, and

Whereas, A diversion of such moneys con-tributed as aforesaid for "Memorial Park" purposes, or the erection of such contemplated monument on the lands situated in the extreme southerly portion of our city aforesaid would, in the judgment of this body, be a breach of faith with the implied agreement made with the contributors aforesaid, and

Whereas, It is an acknowledged fact that the present county building, wherein courts are held and valuable records are kept, is wholly unsuited

Resolved, As the sense of this board, that the honorable the board of supervisors of Monroe county be and they are hereby requested to adopt county be and they are hereby requested to adopt such preliminary measures as may be necessary to proceed in the year 1890 to erect a suitable county building on a site other than the one oc-oupled by the present court house; that the present site be set apart for a soldiers' monu-ment and public purposes, and that our public-spirited citizens interested in the various parts of our city be invited to donate an eligible site of our city be invited to donate an eligible site for such proposed new county building and thus avoid a general tax for the same on the county of Monroe.

Resolved, Further, with the view that the hon-Resolved, Further, while the view that the non-orable the board of supervisors may adopt the suggestions contained in the foregoing resolu-tion, and that the tax on the city of Rochester, as its portion of the expense for the ercction of such new county building, may be in the neigh-porhood of said sum of \$150,000, this board deems it unwise and unexpedient, if not unnec-court to expend said sum of mover for the

access it unwise and unexpectent, if not unnec-essary, to expend said sum of money for the proposed "Memorial Park." Resolved, Further, that the city clerk be directed to transmit a certified copy of these re-solutions to the honorable the board of supervisors of Monroe county.

Ald. Stein moved that the resolution lay on the table.

Adopted by the following vote : Ayes-Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott, Foley, Swikehard, Stein, Bohrer, Kelle, Schaeffer -13. Nays - Ald. Mandevlle, Weider -- 2.

The President of the Board handed down the following committee to confer with the R., W. & O. RR. authorities : Ald. Kelly, Coughlin, Foley, Kohlmetz and Ellio't

The Board then adjourned.

PETER SHERIDAN, City Clerk.

In Common Council - Nov. 30, 1886

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present — Ald. Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

Absent-Ald-Coughlin, Selye-2.

APPROVAL OF MINUTES.

Minutes of the preceding meetings approved as published in the book of proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC.,

AND THEIR REFERENCES.

By Ald. Kohlmetz-Petition of Joseph May for permission to erect a wood building. Referred to the Wood Building Committee aud Fire Marshal, with power to act.

By Ald. Fritzsche-Petition for a pipe sewer in Hamburg street. Referred to the City Surveyor to prepare an ordinance. By Ald. Elliott-Bills of-

William Rosengree	n, collecting	garba	ge	\$109	25
Peter Hardy,	• ••	•••		111	
Daniel Hickey,	••	••		109	
Jacob Stein.	••	••	· · •	109	25
Patrick Bradley,	••	••	.	218	50
John W. Mason,		••		223	25
John Baker.	••	••		114	00
Union and Advertis	ser, printing	repor	ts	27	00
Deferred to Hes	lth Commi	ttee			

Referred to Health Committe

Ald. Foley moved that the rules be suspended in regard to bills, and that the bills of Charles \$585.37, and for setting posts, \$35.75, he placed on the budget. Adopted by the following vote: 82

Ayes-Ald, Tracy, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bobrer, Kelly, Schaffer-14 By Ald, Mandeville-Petition of Horace A,

Higble for permission to erect a wood building, granted under direction of the Wood Building Committee and fire marshal.

By Ald. Swikebard – Petition to chauge the name of King park to Wolff park, referred to the Committee on Opening and Alteration of Streets.

By Ald. Weider-Petition of Joseph A. Eastman for permission to erect a wood building, granted under direction of the Wood Building Committee and fire marshal; also, petition for electric lights on Oakland park, referred to the Lamp Committee.

By Ald. Stein - Petition of John Braun for permission to move a wood building, referred to the Ex cutive Board and fire marshal, with power to act.

By Ald. Bohrer-Petition to change the name of Tyler street to Arthur place, granted; also, petition of Frederick Cook for permission to erect a wood building, granted under airection of the Wood Building Committ e and fire marshal.

By @ld. Kelly-

To the Common Council of the City of Rochester: The petition of Adam Baker respectfully shows that he resides in the city of Rochester, N. Y., and is the owner of a gray horse valued at about one hundred and fifty dollars (§150). That on the 23d day of November, 1886, at about 9:0 a. m., your petitioner was passing through Hensler alley, a public thoroughfare of said city of Rochester, N. Y., driving said horse, which was attached to a loaded waren. That some time previous to that N. Y., driving said horse, which was attached to \mathbf{a} loaded wagon. That some time previous to that date a sewer had been constructed in said alley by the city of Rochester, and that the same had, after being completed, caved in in several places, leav-ing large excavations and holes in said alley. That your petitioner is informed and believes that the proper officers of said city had been notified of the condition of said roadway caused by said caving in, and that they attempted to repair the same by placing ashes thereupon. That the repairs were not made properly and sufficient to protect those having occasion to drive over; and that on the day above named the said horse, owned and driven by your petitioner, fell into a hole or cave-in in said alley, and was injured on the leg and back and across the kidneys in such a manner as to render him valueless. That the injury to the horse was caused through the negligence of the city of thoch-ester, N. Y., and its officers, in negleciting and the city of Rochester, and that the same had, after caused through the negligence of the city of Roch-ester, N. Y., and its officers, in neglecting and failing to place said alley in a proper condition. so that the public could safely travel over the same, and in neglecting to provide guards and barriers to warn the public of the unsafe condition of the roadway while the same was open to the public. And that said injuries were not caused through any famit or negligence on the part of your petitioner. And that said injuries were not caused through any fault or negligence on the part of your petitioner. Wherefore your petitioner asks that the city of nochester compensate him for the damages which he has sustained by reason of said injuries, so caused by the negligence of the city of Rochester and its officers and its officers.

ADAM BECKER. Dated Nov. 30, 1886. Referred to the Law Committee.

By Ald. Schaeffer-Petition for water in By Ald. Schafter-relation for water in Harvard street; referred to the Water Works Committee and Executive Board. Also peti-tion for electric light on Conkey avenue; referred to the Lamp Committee. Also petition for a plank walk on east Main street near Bay street; referred to the City Surveyor to prepare an ordinance.

By Al7. Foley-Two petitions for a pipe sewer in Seward and Hawley streets, also reCity Surveyor to prepare an ordinance.

Ald. Elliott moved that the rule in regard to bills be suspended, and that the health bills be placed on the budget. Adopted by the following vote :

Ayes-Ald. Tracy, Marson, Watson, Kohl-metz, Fritzsche, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer -14.

REPORTS OF STANDING COMMITTEES.

By Ald. Kelly-

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN-Your Law Committee begs leave to submit as their report in reference to the pas-sage of an ordinance for the licensing of auctioneers within the city:

We are of the opinion that it is, at present, inexpedient to do so, owing to various reasons, one of which is that there is too great a viversity of opinion among the autometers of this city regarding the amount to be fixed for such license. In reference to the matter of the bill for the

lighting, etc., of lamps for the month of October. we have had the assignce of Mr. McDonald, the contractor, before us, and he has explained the sit-uation as follows:

At the meeting of your honorable body held July 27, 1886, the contract was awarded to Charles Mc-Donald, he being the lowest bidder, for the lighting, care, etc., of the public kerosene oil lamps from August 1st, 1886, until July 1st, 1887, at the rate of \$5.25 per lamp per annum, and the Mayor rate of \$5.25 pcr lamp per annum, and the Mayor was directed to enter into the contract on behalf of the city, but, by reason of the minutes of that meeting not being approved by the Mayor until the early part of August, your Lamp Committee arranged with Mr. J. W. Maser, the former contractor, to perform these duties until the new contractor, Mr. McDon-ald, entered upon his duties under his contract. Mr. Maser did so for the first eight days of August, Mr. Maser's compensation under his contract being Mr. Maser's compensation under his contract being \$5.38 per lamp per annum. Mr. McDonald, how-ever, obtained the pay for the whole of the month of August, 1886, including the eight days of Mr. Maser, and tendered Mr. Maser pay for those eight days at the rate of \$5.25 per lamp per annum, which

the latter decined to receive. Matters have thus continued to the present time. Mr. Russell, the surety of Mr. McDonald, and the person who has been performing the contract, has now placed in the hands of Mr. Irwin, the City Messenger, a written instrument, signed, by which is assigned to Mr. Maser the sum of \$155.76, part of the bill for the October lighting, and authorizing Mr. Maser to collect that amount,

and authorizing Mr. subset to context that another such amount being the pay for the eight days in the month of August, at the rate of \$5.32 per lamp. It would, therefore, seem to your committee to be fair and just that Mr. McDonald, or his surety, Mr. Russell, be repaid the difference between \$5.25 and \$5.33, per lamp per annum for the first eight days of August, for the reason that the delay on the part of Mr. McDonald in entering upon the ex-ecu ion of the contract was due to the delay in the minutes being approved and the contract being executed.

We would, therefore, recommend that the fol-lowing resolutions be adopted. Respectfu

illy submitted.
J. MILLER KELLY.
P. WEIDER,
D. V. W. SELYE,
H. KOHLMETZ,
G. W. ELLIOTT,
Law Committee

Ordered received, filed and published. By Ald. Kelly – Resolved, That the Clerk draw an order on the Pressurer in favor of J. W. Maser, assignee of Charles McDonald, kerosene cil lamp contractor, for the sum of

monstrance against the same; referred to the [\$158.76, and charge the amount thereof to the bill for October, 1886, of said McDonald.

Adopted by the following vote:

August of the following your Marson, Katson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swikenard, Weider, Stein, Bohrer, Kelly, Schaeffer--14

By Ald, Kelly-Resolved, That the Clerk draw an order on the Treasurer in favor of Charles McDonald for the sum of \$585.72 for the lighting, care, etc., of the kerosene oil iamps for the month of October, 1886, less \$155.76, assigned to J. W. Maser, being \$426.96, and charge the same to the lamp fund. Adopted by the following vote :

Ayes -Ald Tracy, Masson, Watson, Kohlmerz, Fritzsche, Elliotr, Foley, Mandeville, Swikehard, Weider, Stein, Bonrer, Kelly, Schaeffer-14.

By Ald. Kelly-Resolved, That the clerk, upon the acceptance by J. W. Maser of the assignment and order hereinbefore mentioned, in full of the care, lighting, etc., of the public oil lamps by bim for the first eight days in the month of August, 1886, draw an order on the treasurer in favor of Charles McDonald for the sum of \$5.13, in full of the excest paid by him to said Maser of the amount received under his contract, and charge Lamp fund. Adopted by the following vote :

Aves-Ald. Tracv. Marsov, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Weider, Stein, Bohrer, Kelly, Swikehard Schaeffer-14

FINANCE BUDGET No. 8.

ROCHESTER, N. Y., Nov. 30, 1886.

By Ald. Watson-Resolved, That in pursuance of section 58 of the City Charter, the City Clerk be and he hereby is directed to draw warrants on the City Treasurer, in favor of the following named persons, for the amounts set opposite their re-spective names, and that the City Treasurer be and he bereby is directed to pay said warrants when there are funds applicable, and charge the proper funds as follows :

CONTINGENT FUND.

MISCELLANEOUS ACCOUNTS.

John W. Hannon, services City vs. Emer-

John W. Hannon, services City vs. Enter	
son\$ Amos Walder. repairing drawing board	4 75
Amos Walder. repairing drawing board	4 85
Rubber Copying Co., folio for Surveyor	5 00
Seward French, services in Groves case.	10 00
I. F. Quinby, disbursements	45 85
Rochester Printing Co., publishing notices	222 93
Wm. Carroll, services in Hamilton case	20 00
Rocnester Herald Publishing Co., publish-	
ing tax notices	66 00
ing tax notices Lawrence W. Davis, serving notices	16 00
PAY ROLL FOR THE MONTH OF NOVEMI	BER.
C. R. Parsons, Mayor\$	275 00
John A. Davis, City Treasurer	375 00
F. P. Allen, Dep. Treasurer	166 66
H. B. James, clerk, Treasurer's office	83 23
Ed'd Thomas, clerk,	83 33
C. M. Beattie,	66 66 ⁶⁶
Ed'd Thomas, clerk, C. M. Beattle, A. D. Davis, C. J. McDonaid.	60 00
	58 33
Charles Kondolf	33 33
Ivan Powers, City Attorney	333 33
Henry J. Sullivan, ass't City Att'y	133 33
E. D. Smith, Stongrapher	75 00
Wm. J. Burke, clerk, City Attorney	70 00
I. F. Quinby, City Surveyor	191 66
Wm. J. Stewart, Assistant Surveyor	125 00
Wm. B. Sackett,	75 00
Wm. W. Race,	63 33
Amprose Redman,	63 33
John Kenyon,	54 16
Wm. M. Rebasz,	75 00
C. E. Bingham,	50 00

Martin Wahl,	$48 \ 33$	LAMP FUND.	
Louis Y. McConnell,	25 00	Rochester Gas Co., lighting lamps, Oct\$1	. 054 70
1. A. LIUU, ON 110000001	225 00		646 20
Wm. Mahar,	$225 00 \\ 225 00$	Jas. Sullivan, lamp brackets	45 00
Valentine Fleckenstein, City Assessor	200 00	Jas. Sullivan, lamp brackets Chas. McDonald, setting posts	96 76
Valentine Fleckenstein, City Assessor Thos. E. White, Judge Municipal Court Geo. E. Warner,	200 00		35 75
	75 00	Citizens: Gas Co. Sotting lamps Nov	585 37
Peter Sheridan, City Clerk	166 66	Citizens' Gas Co., setting posts	32 35
Francis J. Ir win, City Messenger	$100 \ 60$	PAY ROLL MONTH NOVEMBER.	
Wm. Butler, Asst.	16 66	C. R. Finnegan, sup't electric lights\$	$50 \ 00$
Arthur McCormick, Fire Marshal.	$100 \ 00$	CITY PROPERTY FUND.	
Frank D. Fay, Watchman City Hall John O'Leary, Engineer Peter G. Miller, Janitor Front street	66 66 63 66	J. Emory Jones, weights and repairs	\$37 83
Peter G. Miller, Janitor Front street	00 00	Rochester Gas Light Co., gas for City	401 00
Building	66 66	Buildings	154 95
A. H. Martin, Milk Inspector	83 33	F. J. Irwin, monthly cleaning City Hall.	65 00
Geo.A. Benton, Clerk Civil Service Com-	0	John O'Leary, trimming coal	$\begin{array}{ccc} 27 & 50 \\ 25 & 00 \end{array}$
mission	$25 \ 00$	D. B. Earl. labor Front st. building	20 00
POOR FUND.		I. F. Carter, linoleum, Mayor's office	115 00
Caroline Ward, groceries	\$ 44 00	PARK FUND.	
John Knapp,	21,00	Michael McCormick, hack hire	300
W S Woodruff	5 00 32 80	POLICE FUND.	
Caroline Ward, greceries John Knapp, Patrick Kennedy, W. S. Woodruff, T. J. Kenning, Frank Defendorf, Mrs. Wm. Boyle, Sam Mc Murray, Jas. McMannis, George Oppel, bread	27 50	Fred'k C, Seitz, bldg police patrol house \$1	1.139-00
Frank Defendorf.	24 25	A, F.& F. C. Stewart, police patrol wagon.	500 00
Mrs. Wm. Boyle,	2 00	Page & Meng rangiring wagon	375
Sam McMurray,	4 00	J. P. Cleary, expenses for October	6 80
Jas. McMannis,	138 96	B. & O. Telegraph Co., services Oct.	28 34
George Oppel, bread	12 57	Moore & Cole, mops. soap. etc	
G. Goetzman, bread		C. E. Morris city directory, etc	29 00
Hess & Daus, bread Anthony Heffner, bread	11 31	Richard Titus, livery B. Frank Enos, expenses for October	$\tilde{11}$ 65
J. B. Mezger, meat.	25 00	Louis Ernst & Son, implements for patrol	
J. B. Mezger, meat. J. Eckhardt, meat. S. A. sowers, rent. Fred W. Yauchize, rent. Stone & Campbell, flour. Mary Flannagan, board E. R. Andrews, record of license.	$25 \ 00$	house	3 01
S. A. Bowers, rent	1750	James Field, ropes, rings, snaps, etc	9 31
Fred W. Yauchize, rent.	$\begin{array}{c} 4 & 00 \\ 378 & 00 \end{array}$	54th Regt. band, services annual parade. Rochester District Telegraph Co., services	46 00
Mary Flannagan hoard	9 00	August, September and October	740
E. R. Andrews, record of license.	8 00	M.W. Rundel, 1 album	250
	24 60	B. & O. Telegraph Co., services Sept	15 80
w. C. Dickinson, coal	228 38	Thos Brown, repairs of furniture	6 00 3 00
PAY ROLL MONTH OF NOVEMBER		D. O. Livermore, livery	3 00
John Lutes, Overseer	\$141 66	B. L. Sheldon, meals for prisoners, Sep-	
J. H. McGregor. clerk	66 66	tember and October	$16\ 75\ 12\ 75\ 13\ 00$
Thos. Swanton, Joseph Eagan, George Hartel,	$\begin{array}{c} 66 & 66 \\ 66 & 66 \end{array}$	B. L. Sheldon, meals for prisoners	12 75
George Hartel,	62 50	Maggie Gaffney, cleaning for October	13 00
Dr. D. H. Koch, City Physician	41 66	Addie Mosher, washing for October John A. Weider, harness, etc., for police	0.00
Dr. D. H. Koch, City Physician Charles R. Barber, City Physician	41 66	patrol	287 30
	$ 41 66 \\ 41 66 $	W. W. Morrison, printing blank	19 00
N. M. Collins, City physician V. A. Hoard, M. C. Rutherford,	41 66	POLICE PAY ROLL-MONTH OCT.	
··· M. C. Rutherford.	41 66	Bartholomew Keeler, Police Justice	275 00
Pomerov P. Dickinson, Excise Comm'er.	60 00	B. Frank Enos. Clerk	$125 \ 00$
C. Herzberger,	60 00	Joseph P. Cleary, Chief Police	150 00
James Maney,	$\begin{array}{c} 60 & 00 \\ 65 & 00 \end{array}$	Charles McCormick, Ass't Chief and Day Captain	116 67
John H. Mason, Clerk	00 00	Wm. Keith. Night Captain	108 33
HEALTH FUND.		Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant	85 00
PAY ROLL MONTH OF NOVEMBER.		Frank B. Allen,	85 00
Dr. J. J. A. Burke, Health Officer	\$75 00	John A. Baird, John E. McDermott,	$ 85 00 \\ 85 00 $
George Messmer, Register	66 66	John C. Hayden, Detective	90 00
Messenger, messenger.	33 33 41 66	Thomas Lynch,	90 0 0
Otho Griswold, Inspector	41 66	Henry Baker,	90 00
J N Harder.	41 66	Henry Baker, Thos. A. Burchill,	85 00
Geo. W. Hall, J. N. Harder, James Purcell,	41 66	Peter Lauer,	90 00 90 00
Henry M. Heinold, keeper of Hope Hos-	-	Pat'lz C Kayanagh	90 00
pital	$50 \ 00 \\ 41 \ 66$	Thos. A. Burchill, Peter Lauer, Joseph S. Roworth, Pat'k C. Kavanagh, Thomas Dukelow, George Long,	90 00
	41 00	George Long,	90 GO
Frank Gage, sewer flusher	41 66	George Long,	
John Galvin, Wm.T.Kohlmetz, supt. of garbage	$ \begin{array}{r} 41 & 66 \\ 104 & 00 \end{array} $	Older Oliver, Patrolman,	$\frac{75}{75}$ 00
John Galvin, Wm.T. Kohlmetz, supt. of garbage Alex. Bruce, inspector of plumbing	41 66 104 00 83 33	Older Oliver, Patrolman,	
John Galvin, Wm.T.Kohlmetz, supt. of garbage Alex. Bruce, inspector of plumbing MISCELLANEOUS.	104 00	Older Oliver, Patrolman, Andrew Connolly, Robert Burns, Jacob Harter.	$ \begin{array}{c} 75 & 00 \\ 55 & 00 \end{array} $
John Galvin, Wm.T.Kohlmetz, supt. of garbage Alex. Bruce, inspector of plumbing MISCELLANEOUS.	104 00 83 33 150 00	Older Oliver, Patrolman, Andrew Connolly, Robert Burns, Jacob Harter, Wm. P. O'Neil,	$\begin{array}{c} 75 & 00 \\ 55 & 00 \\ 75 & 00 \end{array}$
John Galvin, Wm.T.Kohlmetz, supt. of garbage Alex. Bruce, inspector of plumbing MISCELLANEOUS. J. Appal, horse Charles A. Jeffords, horse hire	104 00 83 33 150 00 22 00	Older Oliver, Patrolman, Andrew Connolly, Robert Burns, Jacob Harter, Wm. P. O'Neil, John Mitchell,	$\begin{array}{c} 75 & 00 \\ 55 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$
John Galvin, Wm.T.Kohlmetz, supt. of garbage Alex. Bruce, inspector of plumbing MISCELLANEOUS. J. Appal, horse Charles A. Jeffords, horse hire Wm? Rosengreen, collecting garbage	104 00 83 33 150 00 22 00 109 25	Older Oliver, Patrolman, Andrew Connolly,	$\begin{array}{c} 75 & 00 \\ 55 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$
John Galvin, Wm.T.Kohlnetz, supt. of garbage Alex. Bruce, inspector of plumbing MISCELLANEOUS. J. Appal, horse Charles A. Jeffords, horse hire Wm. Rosengreen, collecting garbage Peter Hardy	$\begin{array}{c} 104 & 00 \\ 83 & 33 \\ 150 & 00 \\ 22 & 00 \\ 109 & 25 \\ 111 & 63 \end{array}$	Older Oliver, Patrolman, Andrew Connolly,	$\begin{array}{c} 75 & 00 \\ 55 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$
John Galvin, Wm.T. Kohlmetz, supt. of garbage Alex. Bruce, inspector of plumbing MISCELLANEOUS. J. Appal, horse Charles A. Jeffords, horse hire Wm. Rosengreen, collecting garbage Peter Hardy Daniel Hickey	$\begin{array}{c} 104 & 00 \\ 83 & 33 \\ 150 & 00 \\ 22 & 00 \\ 109 & 25 \\ 111 & 63 \\ 109 & 25 \end{array}$	Older Oliver, Patrolman, Andrew Connolly,	$\begin{array}{c} 75 & 00 \\ 55 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$
John Galvin, Wm.T. Kohlmetz, supt. of garbage Alex. Bruce, inspector of plumbing MISCELLANEOUS. J. Appal, horse Charles A. Jeffords, horse hire Wm. Rosengreen, collecting garbage Peter Hardy Daniel Hickey Jacob Stein Patrick Bradley.	$\begin{array}{c} 104 & 00 \\ 83 & 33 \\ 150 & 00 \\ 22 & 00 \\ 109 & 25 \\ 111 & 63 \\ 109 & 25 \\ 109 & 25 \\ \end{array}$	Older Oliver, Patrolman, Andrew Connolly,	$\begin{array}{c} 75 & 00 \\ 55 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$
John Galvin, Wm.T.Kohlmetz, supt. of garbage Alex. Bruce, inspector of plumbing MISCELLANEOUS. J. Appal, horse Charles A. Jeffords, horse hire Wm.? Rosengreen, collecting garbage Peter Hardy Daniel Hickey Jacob Stein Patrick Bradley, Jacob Rauber.	104 00 83 33 150 00 22 00 109 25 111 63 109 25 218 50 109 25	Older Oliver, Patrolman, Andrew Connolly,	$\begin{array}{c} 75 & 00 \\ 55 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$
John Galvin, Wm.T.Kohlmetz, supt. of garbage Alex. Bruce, inspector of plumbing MISCELLANEOUS. J. Appal, horse Charles A. Jeffords, horse hire Wm. Rosengreen, collecting garbage Peter Hardy Daniel Hickey Jacob Stein Patrick Bradley, John W. Mason	104 00 83 33 150 00 22 00 109 25 111 63 109 25 218 50 109 25 223 25	Older Oliver, Patrolman, Andrew Connolly,	$\begin{array}{c} 75 & 00 \\ 55 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$
John Galvin, Wm.T. Kohlmetz, supt. of garbage Alex. Bruce, inspector of plumbing MISCELLANEOUS. J. Appal, horse Charles A. Jeffords, horse hire Wm. Rosengreen, collecting garbage Peter Hardy Daniel Hickey Jacob Stein Patrick Bradley, Jacob Rauber, John W. Mason	$\begin{array}{c} 104 \ 00 \\ 83 \ 33 \\ 150 \ 00 \\ 22 \ 00 \\ 109 \ 25 \\ 109 \ 25 \\ 218 \ 50 \\ 109 \ 25 \\ 223 \ 25 \\ 223 \ 25 \\ 114 \ 00 \end{array}$	Older Oliver, Patrolman, Andrew Connolly,	$\begin{array}{c} 75 & 00 \\ 555 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$
John Galvin, Wm.T.Kohlmetz, supt. of garbage Alex. Bruce, inspector of plumbing MISCELLANEOUS. J. Appal, horse Charles A. Jeffords, horse hire Wm. Rosengreen, collecting garbage Peter Hardy Daniel Hickey Jacob Stein Patrick Bradley, John W. Mason	$\begin{array}{c} 104 \ 00 \\ 83 \ 33 \\ 150 \ 00 \\ 22 \ 00 \\ 109 \ 25 \\ 109 \ 25 \\ 218 \ 50 \\ 109 \ 25 \\ 223 \ 25 \\ 223 \ 25 \\ 114 \ 00 \end{array}$	Older Oliver, Patrolman, Andrew Connolly,	$\begin{array}{c} 75 & 00 \\ 55 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \\ 75 & 00 \end{array}$

327

Chas. W. Peart, Chas. Hart, Mich. Hypes, •• Louis Nold, Peter Hess, Oliver A. Youle, Fred Kippbut, Hiram Rogers, Detthe Comming . • • • • Pat'k J. Cummings, Pat'k Caufield, Pat'k Caufield, Pat'k Cullican, Wm. Murray, Mica. Englert, John Sullivan, •• • • Dennis Hogan, James E. Ryan, John Yaman, Mich.Zimmerman, . . • • . Geo. H. Kron, Geo. Liese, •• Henry Baker, Jr., Mich. Fitzpatrick, Wm. Hillard, Fred Waiter, . John Bletzer, Geo. Monr, Edward O'Loughlin, Edward O'Loughlin, Geo. Kleisley, Ed. J. O'Brien, John B. Davis, Nicholas J. Loos, John H. Dana, Wm. White, Ed. Van Vorst. John C. McQuatters, John M. Reis Frank S. Skuse, Jacob Frank, John Waneman. •• •• John Wangman, John Monaghan, Chas. W. Siefferd, Daniel Golding, Michael Cain, •• **....**..... .. James P. Flynn, •• Hugh Clark, Wm. Laragy, Wallace R. McArthur, Joseph Baker, Chas. Stupp, •• Chas, Stupp, Fred A. Klubertanz, John E. Moran, Andrew J. Moynihan, Theo H. Cazeau, Henry M. Meisiohn, Chas, P. Player, Job. W. Chatfield, Ferry Marzluff court ۰. •• •• - -Ferry Marzluff, court attendant and interpreter... John Coughlin. Michael Hyland, turnkey. Jacob Markey, janitor... EXECUTIVE BOARD DEPARTMENT, (ROCHESTER, Nov. 26, 1886. To the Common Council: The accompanying bills and estimates, as per the following statement, having been lawfully con-tracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to Sec. 148 of the

City Charter. Respectfully submitted, THOMAS J. NEVILLE, Clerk. HIGHWAY FUND. 2,081 61 Monthly payroll for left bridge tenders for Nov. 1886.... August Kimmel, coal and wood for steam rol-850 00 **53 2**5 John R. Brady, painting abutments of bridges, $126 \ 30 \ 42 \ 83 \ 87 \ 47$ E. B. Chace, lumber

 John Weber, sand and gravel.
 \$6 00

 McConnell & Jones, McAdam, stone chips, etc.
 51 50

 Edward Tann r. McAcam.
 \$7 50

 H. A., Kingsley & Co., nardware.
 \$2 50

 Elwoold & Brien, repairs to gong.
 \$50

 Adam Klein, repairs to picks.
 \$2 50

 Crosman Bros, gravel.
 \$2 50

 Shorer & Talle, sew er grates.
 \$2 50

 Shorer & Co., are primery services and medicine
 \$50

 Hicks & McKenzi , horse shoeing.
 \$2 50

 James Drey, gravel.
 \$2 50

 James Morsey, repairs to steam roller.
 \$2 51

 James Morsey, tepairs to steam roller.
 \$2 51

 James Bros, gravel , unber & Vicinus, paving stone,
 \$2 72

 Utaalo, N. & P. R. R. Co., unloading street.
 \$2 70

 Utaak & Otis, unber & Vicinus, paving stone,
 \$4 71

 H. Craig, su veyor stakes.
 \$5 90

 James Graden, Neuber & Vicinus, paving stone,
 \$4 72

 H. R. Craig, su veyor stakes.
 \$5 90

 Glabert Grady & Co., stone for crosswalks.
 \$5 90

 James Graden, Jacadam.
 \$4 75

 J. R. While, Stone of a cross, waste, etc.
 \$5 50

 James Graden, discadam. 75 00 $\begin{array}{c} 75 & 00 \\ 75 & 00 \end{array}$ 75 00 75 00 75 00 75 00 75 00 $\frac{75}{75}$ 00 75 00 75 00 75 00 75 00 75 00 70 00 75 00 $\frac{1}{75}$ $\frac{1}{00}$ $\frac{1}{75}$ $\frac{1}{00}$ 75 00\$5,513 11 Total.. And charge Highway Fund. Water Pipe Extension.

 Water Pipe Extension.

 Bunthly pay roll for November, 1886.

 Buffalo Cast fron Pipe Co., cast fron Pipe.

 688 58

 Ludlow Valve Mt'g, Co., valves.

 Florence ron Works, cast fron pipe.

 468 76

 Amos Walder, making patterns, etc.

 180 46

 Wm. G. Reid, Est. No. 4, Group 168.

 111

 300 06

 Villiam Dyer, Est. No. 1, Yale street.

 180 00

 William Dyer, Est. No. 1, Yale street.

 180 00

 William Dyer, Est. No. 2, Laying water pipe

 Jackson & Woodin Mf'g. Co., Final Est., cast

 john C. King. matting, etc.

 John C. King. matting, etc.

 Thos. J. Neville, clerk, disbursements, etc.

 Water Works Department. Pay roll, operating expenses for the month of 5 00 25 71 22 5**0** 110 68 32 50 20 50 21 56 9 94 5) 6 5) 12 45 6 65 5 10 1 75 7 50 3 96 45 13^{1} 37 7 81 3 50 27 00 90 00 2 50 28 57 12 80 1,250 00 79 47 88 89 467 01 80 00 750 00 8 22: 6 64 7 00

328

 $\frac{75}{72}$ $\frac{00}{50}$

75 00

72 50

 $\frac{75}{75}$ 00

75 00

75 00

75 00

75 00

75 00

75 00

 $\frac{75}{75}$ 00 $\frac{75}{75}$ 00

65 00

75 00

75 00

75 00

 $\frac{75}{75}$ 00

60 00

70 00

75 00

75 00

 $\frac{75}{70}$ 00

45 00

75 00

75 00

75 00

75 00 70 00

65 00

85 00

54 25 75 00

60 00

65 00

 $\ddot{75}$ ÕÕ

Joseph Cowles, cleaning water wheels 13 68	S. Ford st., O. 2,981
J. R. Chamberlin, packing, rubber boots, etc. 90 32	University av., sec. 4, O. 2,987
Total	East ave., Sec. 1, O. 2,885 22 60 Meigs st., 9, 2,902
Fire Department.	Melgs st., 5, 2,902 14 11 Scio st., 0, 2,917
Monthly pay File Department for Nov. 1836\$4,316 33 Samuel Moulson, soit soap	Jefferson ave., O. 2,898
	Sophia st., O. 2.955. 9 63
United Gas improvement Co, gas 11 25	Sobnia st., O. 2 955. 10 78 N. Ford st., O. 2,989. 12 4 Troup st., O. 3,004. 1 24
Active H se Co., monthly appropriation 257 00 Alert Hose Co., monthly appropriation	Lyell ave, O. 2,947
Active Lisse Co., monthly appropriation 25:00 Alert Hose Co., monthly appropriation 28:50 Samuel Bemish, p-id for washing 27:50 Elwood & Brien, keys. 70 Chas, E. Kohlmetz, iron work 70 N, Y. C. & H. R. R. Co., iron rails, Front st. 357 building 14 46	1 91 64
Chas. E. Kohlmetz, iron work	Street Department-Sprinkling.
building	East and West Main sts., O. 2,908. \$37 77 State st., O. 2,897. \$61 77 Exchange st., O. 2,886. 28 87 Pront st., O. 2,889. 8 87 Central ave., O. 2,839. 8 87
	Exchange st., O. 2,886
William Moran, Jurnace, Alert Hose house 150 (0	Front st., O. 2,859. 8 73 Cet trainer, O. 2,877. 15 37 North St. Paul st., sec. 1, O. 2,915. 15 37 North St. Inition st., sec. 1, O. 2,915. 500 Nouth St. Faul st., 0. 2,904. 700 Nouth St. Faul st., O. 2,904. 10 25 East ave. sec. 1, O. 2,885 10 75 East Main st., O. 2,904. 4 25
John G. Betzler, Res. Hoge 5 and Hook 3	North Clinton st., sec. 1, O. 2,878
Atk nson & Sykes, repairing hames	North Clinton st., sec. 1, O. 2,878
Stainan Bros., repairs to No 4 nose house	East Main st., O. 2,904 4 25
Howe & Bassett, plumbing Active Hose house 200 00 Goggin & Knowles, repairs to building	Robert Stewart-Sprinkling: \$162 77
John C. King, heading, &c	Clinton street, sec. 1. 0. 2,878 \$2 00
Gogen at King, bedding, &c	Dennis Kelly—Sprinkling: Lyell ave., O. 2,947 \$16 43
Total	\$1,372 84
And charge Fire Department Fund.	And charge respective sprinkling funds,
Sprinkling Streets Water Works Department, Labor, Repairs, etc., to Sprinkling Hydrants:	Local Improvements. Wm. S. Coon. <u>in</u> spection 15 09
Sprinkling Hydrants:	And charge West ave. improvement 0,2866,
Sprinking Lyorants: 12 32 Andrews L, O. 2, 875	H. M. Webb, inspection. 40 60 And charge Pinnacle ave. Imp., O. 2975.
Jay St., O. 2,859 Lake ave., sec. 1, O. 2,901	And chargo Brown st Imprm't O 2002
Mortimer st., O. 2,906 4 93 North St. Paul st., sec. 1 O. 2 915	And charve Adams st Pine Sewer () 2000 55 00
Norih St. Paul st., sec. 1, O 2,915 19 25 Sec. 2, O. 2,916 29 57	Aud charge Nor have Improvement () 2001
Late svc sec. 3, 0, 2,944	Samuel Eaton, mspection
Frank st., O. 2,945	And charge Gornam st. Imbrovement O. 3002. D.G. W. Hatch, inspection
Caledonia ave., O. 2,949	D. G. W. Halen, inspection
Water st., 0. 2,950 8 23 Jinnes st., 0. 2,957	And charge Lowell S., improvement. (), 3014.
Kent st., O. 2.990	Au ust seiser, inspection 46 25 And charge Glenwood ave. Retaining Walls
Frank st., O. 2.994	O. 3025. John Creekan, inspection
Vincent place, O. 3,013	And charge Kavine ave. Fipe sewer, O. 5058, John Creegan, inspection
Center st., O. 2,884	
Front st., O. 2,889	Street Department.
State st., O. 2, 897. 37 65 Mill st., O. 2 907. 17 44 Warehouse st. 0.2 022	Stakes, inspection, etc
Warehouse st. 0. 2,923 4 78 North Washington st. 0. 2,924 6 99	2,867. Use of steam roller, stakes, &c
Hill st., O. 2, 895	Use of steam roller, stakes, &c 101 82 And charge Central ave. McAdam improve- ment. O. 2, 993
Clinton place, O. 2,877,	Stakes cartage, &c
Chestnut st., O. 2,882	inspection, stakes, ~C
Elm st., O. 2 897	O. 3 614.
St. Joseph st., O. 2,913	And charge Thomas st. plank walk, O. 3,039.
South ave., O. 2,948. 606	Inspection, stakes, &c
Nor'h ave, Sec. 1, O. 2,951	
North ave., Sec. 2 0.2,956	Water Works Department. Labor and material 121 04
North Goodman st., O. 2,991	And charge Lowell st. improvement. O 3 014
Clinton st., Sec. 1, O. 2,878	And charge Mt. Vernon ave, and Cavuga place
Clinton st., sec. 2, 2,879	sewer cleaning, O. 3,036. M. Briggs & Son, sewer grates
Franklin st., $0.2,891$ 10 52 East Main st., $0.2,904$ 33 29	And charge west ave. Impt., O. 2,866.
Monree ave., O. 2.905	Partial Estimates.
Rowley st. 0. 2. 912	F. C. Lauer & Sons, estimate No. 1
University ave. Sec. 1, 0. 2.921 10 13 11 04	William Fuller, estimate No. 1
University ave., Sec. 2, O. 2, 922	
Park ave., O. 2,91(John Mauder, estimate No. 1
Exchange st., O. 2,886	
Lake ave., sec. 1, O. 2, 901. 65 Mortimers I, O. 2, 906 493 Norih St. Paul st., sec. 1, O. 2, 915. 19 Plats st., O. 2, 926. 19 Lake eve., sec. 3, O. 2, 944. 19 Frank st., O. 2, 945. 10 Frank st., O. 2, 945. 10 Pitmouth ave., O. 2, 946. 16 Caledonia ave., O. 2, 946. 16 Junes st., O. 2, 960. 823 Junes st., O. 2, 960. 17 Peranovita ave., O. 2, 960. 17 Jones st., O. 2, 960. 630 Jones st., O. 2, 964. 685 Jones st., O. 2, 974. 19 Genter st., O. 2, 883. 678 Ford st., O. 2, 897. 17 Warelouse st., O. 2, 924. 679 Hill st., O. 2, 897. 17 Warelouse st., O. 2, 893. 13 State st., O. 2, 893. 14 State st., O. 2, 893. 14 State st., O. 2, 893. 14 State st., O. 2, 894.<	And ch rge Hand st. Impt., O. 3,936. Warr, n Scharf Asphalt Paving Co., estimate
S. Washington st., C. 2,925	No. 1
83	And charge north ave, impt., 0. 5,001.

j,

-

FINAL ESTIMATES.

Ed. Weilert, East ave. repair, care and sprink-

875 00 105 52 610 82

7.481 14 823 15

118 40

Cross wark, O. 5, 5, 5, 5, 7, 7, 8, 7, 7, 8, 7, 7, 8, 7, 7, 8, 7, 7, 8, 7, 7, 8, 7, 7, 8,

\$40,713 87

The Finance Budget was adopted by the following vote ;

Ayes-Ald. Tracy, Marson, Watson, Kohl-metz, Friuzsche, Elliott, Foley, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-13.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

OFFICE OF EXECUTIVE BOARD, ROCHESTER, Nov. 29, 1886.

To the Common Council:

GENTLEMEN-Pursuant to a resolution of your Honorable Body passed Nov. 16, 1886, the Execu-tive Board is about to enter into contract with Hannab F. Brown for easement or right of way for the proposed Goodman street sewer and outlet ditch therefrom, through ber lands, in accordance with the terms of her modified proposition, which was accepted by your Honorable Body on the 16th was accepted by your information and the local of the inter-list. In order to complete said contract it will be necessary to provide the sum of \$4,000 to meet the conditions of the same on the part of the city. The Executive Board therefore recommends that an order be directed to be drawn upon the Treas-urer in favor of said Hannah F. Brown for the sum of \$4,000 to be paid to her upon the execution sum of \$2,000 to be paid to ber upon the execution of said contract in accordance with the terms of said proposition, and when said contract shall have been approved by the City Attorney. Respectfully submitted, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Watson-Resolved, That the City Clerk be and hereby is directed to draw an order upon the City Treasurer in favor of Han-nah F. Brown for the sum of four thousand (\$4,000) dollars, in payment for easement or right of way over her lands for the proposed Goodman street sewer and outlet ditch therefrom to be constructed under ordinance No. 2,963, in accordance with the terms of a contract made pursuant to a resolution of this Board passed on the 16th inst., said sum only to be paid upon the proper execution of said contract to the satisfaction of the City Attorney, and upon the delivery of a sufficient and satisfactory release from the East Side Savings Bank of the city of Rochester. And the City Treasurer is hereby directed to pay the same from the Contingent Fund, and finally to charge and carry the amount thereof to the fund for paying the expense for right of way for the Goodman street sewer and outlet ditch, when said fund shal be created.

Adopted by the following vote: Ayes—Ald. Tracy, Marson. Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swikebard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

By the Clerk-

To the Common Council :

GENTLEMEN - In accordance with the terms of a resolution adopted by your honorable body Nov. 9tb, the Executive Board has caused an examina-

tion of the records of the Monroe County Clerk's office to be made; and begs leave to report that a map of Hayward avenue, running east from Good-man street a distance of 2,640 feet and of a uni-form width of sixty feet, was duly filed as required by law, on Nov. 9, 1886. The Executive Board would further report that said Hayward avenue has been graded, and is in all respects ready for acceptance by the city. Respectfully THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Schaeffer-Resolved, That Hayward avenue, a map of which has been filed in the County Clerk's office, and which has been dedicated by the owners to the city of Rochester, be and the same is hereby accepted for all purposes whatsoever as a public street. Adopted. By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, NOV. 30, 1886.

To the Common Council

GENTLEMEN-I have been instructed to transmit to your honorable body the following report made to the Executive board in the matter of the improvement under the railroad bridges at the cross-ing of North St. Paul street, as requested in a res-olution offered by Ald. Kohlmetz and adopted at a meeting held Nov. 16, 1886. Respectfully, · THOS. J. NEVILLE, Clerk.

To the Executive Board :

GENTLEMEN-In relation to the improvement³ that were needed and carried out during the past year at and under the bridges of the N. Y. C. & H. R. R. R., over North St. Paul street and North Clinton street, the undersigned would herewith submit the following :

REPORT.

At the meeting of the Common Council on Nov. 17, 1885, Ald. Kohlmetz offered a resolution direct-ing that certain improvements be made in the side-walks under the railroad bridges over North St. Paul and North Clinton streets, also that additional drainage facilities be provided at said localities, and also that the faces of the stone abutments of said railroad bridges to be whitened so as to improve the illumination of these passages. For reasons given in the preamble to the said resolution work was intended to the Contingent Fund, was amended by inthe cost of this be paid out of be paid but the be paid out of the Contingent Fund, but the resolution was amended by in-serting "highway fund" in place of "contingent fund," in which form it was adopted. On Nov. 20, 1885, this resolution, as amended, was duly reconsidered by the Common Council, and the subject matter thereof was re-ferred to the Executive Board for such action in the premises as the necessities of the case re-quired. In accordance with th's disposition of the matter the Executive Board caused (2) eight new inatter the Executive Board caused (8) eight new surface sewers to be constructed under the North St. Paul street railroad bridge, four for facili-tating the drainage of the gutters and sidewalks, and four for removing water from the street rail-way tracks. Under the North Clinton street bridge no further drainage work has yet been per-formed, in view of the facts that a petition for a new sewer in North Clinton street from the N. Y. C. & H. R. R. R. to Andrews street was presented to the Common Council early this year, and that ordinances for the construction of such sewer were duly passed on July 13, July 27, October 5 and October 19, 1886. _____A proper design of this new sewer in North matter the Executive Board caused (8) eight new

A proper design of this new sewer in North Clinton street would necessarily include the greater part of the drainage work under the southern part of the bridge, where it appears to be most needed; and as the bulk of this work which the Executive Board could lawfully undertake in the premises would in all probability be torn out as soon as the new source more commoned it was deemed synch new sewer was commenced, it was deemed expedient to postpone further action in this respect, with the expectation that the work of construct-ing the proposed North Clinton street sewer would soon be let. For some reason, however, the City Surveyor has not caused said work to be adver-tised for letting, and the drainage work contem-

tised for letting, and the drainage work contem-plated is not yet performed. In regard to sidewarks, it may be mentioned that the entire reconstruction by the railroad company of the roofine over the two streets under said bridges, together with the improvements in drainage actually made, has now rendered the said walks dry at all times, and the necessity for considerable additional ex-penditure thereupon has ceased to exist until an ordinance for the general improvement of the side walks is demanded by the citizens. As it was, a number of depressions in the said walks were prowalks is demanded by the citizens. As it was, a number of depressions in the said walks were pro-perly adjusted and they are all still in good order.

The faces of the stone bridge abutments at the localities named have each received two good coats localities named have each receiver two good coats of white lead paint, and a very marked increase in the illumination of the passages both by day and by night has resulted. It may therefore be said that the general intent and purnose of the resolu-tion referred to has been properly carried out. Bespecifully submitted E. KUICHLING

Respectfully submitted. E. KUICHLING.

Committee.

Ordered received, filed and published. Ald. Kohlmetz moved that the Executive Board be directed to complete the necessary improvements under North St. Paul street bridge at once, and pay for the same out of the highway fund. Adopted:

By the Clerk-

CITY CLERK'S OFFICE. (ROCHESTER, N. Y., NOV. 30, 1886.)

To the Hon. the Common Council:

GENTLEMEN-In accordance with section 29, revised City Charter, I report the following as hav-ing qualified and taken the oath of office. John C. Wright, H. B. James, Commissioners of Deeds. Respectfully, PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

By the Clerk-

- OFFICE OF THE OVERSEER OF THE POOR,) CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Nov. 30, 1886.

To the Hon. the Common Council :

GENTLEMEN: The undersigned Overseer of the Poor of the City of Rochester, would respectfully report that during the month of November he has relieved 420 families, in the following manner: Or

rders on poor store	\$1,053 00
·· coal yard	411 75
•• undertakers	67 50
for transportation	9 53
•• shoes	106 45
Total	\$1.648.23

- Less amount charged to towns 15 81
- JOHN LUTES, Overseer of Poor. Total to city

Ordered, received, filed and published.

A. H. Martin, milk inspector, submitted a report of the inspection of milk, and the markets, vegetable stands and vegetable peddlers. Ordered received and filed.

By the Clerk-

OFFICE OF THE BELL TELEPHONE COMPANY OF BUFFALO, 73 EAST MAIN ST., ROCHESTER, N. Y., NOV. 30, 1886.

To the Honorable the Common Council of the City of Rochester:

OF RECRETE: GENTLEMEN: This company now has in its tele-graph or telephone line a pole to sustain its wires standing on the west side of Union street, between East avenue and Court street. By reason of the owner of the adjoining land having in process of erection a building which is to be higher than the wires, it becomes necessary for this company to re-move such pole within five days from this date, and erect a pole instead thereof on the north side

of Court street, at or near the corner of Court and Union streets. It has the consent of the owner of the adjoining land to erect such new pole at or near said corner on Court street, which pole should be sixty-five or more feet high, with four cross-arms, eight and eight-twelfths feet long, such new pole to sustain the city fire alarm wires when wanted, and the new police patrol wires now upon the present pole, to which new pole this company will remove such police wires without expense to the city of the city of the substantian of the city of the substantian the city of the substantian of the substantian of the city will remove such police wires without expense to the city. the city

And this company respectfully requests that your honorable body will designate the place where the same may be erected, so as not to in-commode the city or the public. Respectfully yours, WM. M. MALLET, Manager.

Ald. Foley moved that the petition be re-ferred back to Mr. Mallett without any recognition. Adopted.

By the Clerk-

ROCHESTER, N. Y., Nov. 17, 1886.

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN: On the 30th of October, 1885, we wrote to the Executive Board, and on the 16th of November of same year to the Board of Health, calling their attention to the terrible annoyance and danger to health we were incurring from the and danger to health we were incurring from the fearful stench arising from a stream of water run-ning through our property into which the city had caused the Upton park and Culver street sewers to be drained. In our first letter we made a proposi-tion, agreeing, for a cash consideration, and the construction of a property covered sewer, to be built by the city, to execute a deed of the right of way. Both of our letters were referred to your Hotorable Board, but as yet nothing has been done by you. We now wish to state that we with-draw our proposition, and shall seek legal refrees draw our proposition, and shall seek legal redress immediately, being compelled to do so by the exigencies of the case, as, if we cannot obtain redress, we shall be compelled to move our entire factory. Unless something is done at once we shall com-mence suit for damages and apply for a perpetual

We have invested a large sum of money in the erection of our buildings, and the city without any right or authority, has, by their action rendered them almost untenable.

Yours, respectfully

JAMES PALMERS' SONS, Per A. S. Lee.

Referred to the Sewer Committee.

By the Clerk-

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN: In answer to the question asked by your Law Committee in reference to your power to require a bond to be given by auctioneers within the city, I would respectfully report that in my opinicn no provision of law at present exists by which you could compel such bond to be given. There is, however, a statute in existence (chapter 310 of the laws of 1883) which provides that no per-

son authorized to exercise the office of an auctioneer shall execute the duties of such office, and to broker engaged in selling goods, wares, mer-chandise or effects subject to fees or duties by the laws of the State, shall engage in such business until such broker or autioneer shall have entered until such broker or autoneer shall have entered into a bond to the people of this State, with two sufficient freeholders as sureties, in the penalty of 50,000 in cities having a population of more than 50,000, * * conditioned for the faithful per-formance of the duties of his office, and for the payment of the fees or duties that are or shall be payment of the fees of duties that are of shall be imposed by law, and that which accrues on sales made by him or under his direction by virtue of his office; such bond shall be taken and approved by the agent appointed by the comptroller in pursu-ance of chapter 399 of the laws of 1849, but if executed in a city where there is no such agent it shall be taken and approved by the mayor or recorder of such city, and such bond, when executed, shall be

transmitted to the comptroller within ten days after such execution and a copy placed on file in the office of the agent, or where there is no agent, in the office of the county clerk of the county in which the same shall have been taken and approved; every broker or auctioneer who shall sell any goods, wares, merchandise or effects, as specified in said act, without having filed the bond required by law, or who shall neglect to make and render the account, or to pay over the duthes required by law, shall be deemed guilty of a misdemeanor, and numishable by imprisonof a misdemeanor, and punishable by imprison-ment not exceeding one year, or by fine not ex-ceeding \$1,000, or by both such fine and imprisonment.

Among the duties imposed upon auctioneers by the general statutes of this State are the follow-

ing: That all goods sold by auction shall, in all cases be struck off to the highest bidder; that upon all goods, wares, merchandise or effects, except wines and ardent spirits, foreign or domestic, or goods, wares, merchandise or effects imported from any place beyond the cape of Good Hope and sold in packages, bales, trucks or casks as imported, auc-tioneers are required to pav a duty of \$1.50 on every \$100, and upon all wines ano ardent spirits, foreign or domestic, \$2 on every \$100; but no aucforeign or domestic, \$2 on every \$100; but no auc-tion duties are required to be paid upon the follow-ing goods and articles, namely: First, ships and vessels: second, untensils of husbandry, horses, neat cattle, hogs and sheep; thiad, articles of the growth, produce and manutacture of this State, ex-Gept distilled spirits; fourth, tabrics of cotton, wool, hemp and flax manufactured within the ju-risdiction of the United States. There are also other exemptions which need not here be men-tioned. It is also provided that

It is also provided that any auctioneer who shall It is also provided that any auctioneer who shall sell any goods, wares, merchandise or effects by public auction without having given the security required by law, shall forfeit the sum of \$125 for each article so exposed by him for sa'e. It is also further provided that no auctioneer in any city in this State shall at the same time have

any city in this State shall at the same time have more than one house or store for the purpose of boloing his auctons, and he is required, before he enters upon the execution of his office, to desig-mate, in writing, signed by him, such house or store, and also name therein the partner or part-ners, if any, engaged with him in busi ess, and shall file such writing with the clerk of the city for which he shall be appointed, and for the violation of such last provision, he is deemed guilty of a mis-demeanor, punishable by a fine not exceeding \$250.00 for each offense. The Common Council of each city in this State are, however, authorized to designate such place or places within such city for the sale by auction of horses, carriages and household furniture as they

horses, carriages and household furniture as they shall deem expedient.

There is also a further requirement that every suctioned shall make out, in writing, quarterly, an account, dated on the first days of April, July, Oc ober and January in the year for which he is appointed, and within twenty days after its date, shall be exhibited hy him to the Mayor or Hecorder of the city, and he shall also take such eath as is required by the statute.

By chapter 287 of the Laws of 1878, it is provided: "That it shall not be necessary for any auctioneer in this State whose auction business in confined to the sale of farm property and other personal property sold upon fairms, and property which may be owned by any person residing in any of the towns and vil'ages of 'this state which has not been pur-chased for a sale at auction upon which duties are required to be paid to the comptroller under the laws of this state, to execute the bond now re-quired by law to be executed by auctioneers, nor shall it be necessary for any such auctioneer to render the semi-annual account now required by law to be rendered to the comptrol er by auction-eers engaged in the sale of goods, wares, merchan-dise or effects, the growth or product of any for-eign country." I have also carefully examined the provisions of the charter, but find none which conter upon your

body the power to require bonds from auctioneers, within the city. Respectfully submitted, Respectfully submitted, IVAN POWERS, City Attorney.

Ordered received, filed and published. By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Nov. 29, 1886.

To the Common Council:

GENTLEMEN: I hereby report that the city as-sessors have delivered to me, certified and sworn to, as required by law, the following assessment rolls, viz.: Ward Park sewer reconstruction,

Henrietta Avenue pipe sewer, Lake Avenue plank walk, Hastings Avenue plank walk, Langham Street plank walk, Hensler Ailey pipe sewer, Bates Street pipe sewer, Driving Park Avenue plank walk, Wackerman Street plank walk, Alexander Street pipe sewer,

Lewis Street sewer

Respectfully submitted,

PETER SHERIDAN, City Clerk.

Ordered received, filed and published. On motion of Ald. Mandeville action on the confirmation of the assessment roll for Lewis street pipe sewer was postponed two weeks.

By Ald. Stein-Resolved, That the assessment rolls for

Alexander st. pipe sewer, O. 2, 953; Wackerman st. plank walk, O. 2,942 Driving Park ave. plank walk, O. 2,958; Driving rark ave. plank walk, O. 2,935; Hensler alley pipe sewer, O. 2,951; Langham st. plank walk, O. 2,972; Hastings ave. plank walk, O. 2,976; Lake ave. plank walk, O. 2,976; Henrietta ave. plank walk, O. 2,973; Ward Park sewer reconstructing, O. 3,019;

Be and they are hereby confirmed.

Adopted by the following vote: Ayes-Ald. Tracy, Marson, Watson Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swikebard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

By Ald. Mandeville-

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., Nov. 23, 1886.

Alderman Mandeville. Chairman Map and Sur+ vey Committee :

DEAR SIR-I have the honor to report that as DEAR SIR-1 have the nonor to report that as under the resolution introduced by you, and as amended and adopted at the regular meeting of the Common Council on the 22nd of June last, the City Surveyor was authorized to procure aduitonal clerical force in his office until the 1st of December, prox., at an expense not to exceed \$1,800 per an-num; such ad itional force has been employed up to cate at an expense of \$383.35 over and above the amount that would have been paid under the award for this office made by the Common Council at its meeting on the 27th of April last.

meeting on the 27th of April 1ast. Under that award the aggregate amount of the payment to the head and employees of this office per month was \$704.14, and with the present force it is \$770.81, or an increase of \$66.67 per month, this increase bears a small proportion to the original amount when compared with the large addition to the word which heat heat improved on the office the work which has been imposed on the office within the last year, and it cannot be reasonably expected that in the future there will be any falling of in this work.

It is a mistake to suppose that there is much if any less to do in this office in the winter season than in the summer; for the record maps have to be made uo and the preparation of much work for the next season is necessary in order that the contract-ors can begin it at the earliest date. For these reasons I ask that the force in the

prompt and proper performance of the work imposed upon it, and as his statements and ex. planations are satisfactory to the Common Council

Therefore resolved, That the force now employed in said office shall remain as now constituted until the 1st of April next. Adopted.

ACTION ON ORDINANCES.

FINAL ORDINANCES.

FINAL ORDINANCE, No. 3,067.

CULVER ROAD PIPE SEWER.

On motion of Ald. Marson, the Board proceeded to bear allegations in relation to the improvement de-sorbed in the rdinance below: After hearing such allegations from all persons ap-

Allef nearing such arregations non an persons ap-pearing, Ald. Marson submitted the following: An ordinance to const. uct a pipe sewer in the Culver road, from the Nicaols park and Monroe avenue out-let sewer ditch to the Park avenue sewer. The Common Council of the city of Rochester do ordain and determine that the following improvement is made to wit:

The Common Council of the city of Rocenset of ordain and determine that the following improvement made, to wit: The construction of a vitrified pipe sewer twelve (12) inches in diameter in the Culver road, from a point at or near tha at which the said road is intersected by the Nichois park and Monroe avenue outlet sewer ditch, to c nect with the existing sewer in the said Culver road extending northward from Park avenue, with the required manholes, overflows, surface sew-ers, lot laterals and connections; also the necessary roadway grading and gutter formations. And the whole expense shall be defrayed by the as-essment upon the lots and parcels of land to be bene-fited thereby; and the City Surveyor, under the dir-ction of this Council, having made an estimate of such expense, and reports the same at \$\$,10, and said esi mate belug deemed reasonable, is hereby approved and the portion of said city which said Common Coun-cil deem will be benefited by said improvement is de-serfled as follows: scribed as follows: All the territory included within and described by

di deem will be benetted by said improvement is de-sertbed as follows: All the territory included within and described by the following boundary line: Beginning at the intersection of the Culver road with the Erie can i, thence northerly along the (ulver road to Park avenue; thence westerly to the rear of the lots fronting on the Culver road excepting the lot on the outback of the culver road in the culver road to park avenue; thence westerly in the rear of the lots fronting on the Culver road excepting the lot on the outback of the culver road ind Park avenues thence southerly to Sibley street; thence westerly along Sibley street; and including one ti r of lots on the north side thereof, to Bates street; thence still westerly to a point on Goodman street mid a by tween Harvard street and Brighton avenue; thence northerly along Goodman street, and including one tier of lots on the east side thereof, to a point fifty (50) feed south of Park avenue; the cosout erly along Goodman street, and including one tier of lots on the east side thereof, to Meigs street; thence northerly along Meigs, and including one tier of lots on the east side thereof, to Park avenue; thence south erly along Meigs, and including one tier of lots on the west side thereof, to Park avenue; thence south erly along Meigs, and including one tier of lots on the west side thereof, to Park avenue; thence south erly along Meigs and including one tier of lots on the west side thereof, to Alexaner street; thence exit withing Tracy Park, and including one tier of lots on the west side thereof, to Alexaner street; thence exit if all are north side thereof, to Maigs street of lots on the south side street, and including one tier of lots on the west side street, and including one tier of lots on the south side thereof, to Maigs street, thence exit-ting the exit side street, and including one tier of lots on the event side thereof, to Meigs street, if no exit side street, and including one tier of lots on the west side thereof, to Meigs street, exit so

There remain as it is now constituted until the lst of April next.
 Yery respectfully, your ob't serv't,
 L. F. QUINBY, City Surveyor.
 Ordered received, filed and published.
 By Ald. Mandeville - Whereas. In the opinion of the City Surveyor the force in his office
is uct now greater tuen is necessary for the
is uct now greater tuen is necessary for the
interval interva

Find to be in proportion to the benefit which each derives therefrom. And it is further ordained and determined that the taxpayers to be assessed for making such improvement, may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of such roll; and the remaining one-third within two years from the confirmation of such roll; and the remaining one-third within two years from the confirmation of such roll. On all sums paid prior to the maturity of said last installment. a discount will be allowed at six per cent. per annum. A:opted by the following voie: Arges-Ald. Tracy, Marson, Watson, Kohlmetz, Frizsche, Foley, Mandeville. Swikehard, Stein, Bonrer, Kelly, Schaeffer-12. Kays-Ald, Chiott, Weider-2.

FINAL ORDINANCE No. 3,068,

WIDENING OF HAND STREET.

On motion of Ald. Bohrer, the Board proceeded to hear all-gations in reation to the improvement de-scruced in the ordinance below: After hearing such allegations from all persons ap-

After meaning such that the following: Ald. Bohrer submitted the following: An Ordinance to widen the east end of Hand street, from the west line of lot No. 22 to Clinion street. The Common Conucil of the City of Rocnester, do ordain and determine that the following improvement

ordain and determine that the followin; improvement be made, to wit: The widening of Hand street, by taking a strip of land on the southerly side thereof, begioning at the west line of lot No. 22, of the Gorham trace, and said ime produced and extending to Clinton street, and the territory deemed necessary to be taken therefore is de-scribed as follows, viz: All of lot No. 28 of Hiley's sub division, and all that portion of lot No. 22 of the Gorham tract lying north of the following described line: Berlinning at the intersection of the south line Substrate the set of the solution of the solut

owners thereor

And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the portion of said city which said Common Council deem will be berefite a by said im-

Common Council deem will be berefitted by said im-privement is described as follows: One ther of lots on each side of Hand street, from North St. Pau: street to North Clinton street On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom

This therefrom. Adopted by the following vote: Aves -Ald. Tracy Marson, Kohlmetz, Fritzsche, Elhott, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Keily, Scnaeffer-18.

The final ordinance for McFarlin alley plank walk came up. Ald. Foley presented a communication in relation to the title of certain property owners in McFarlin alley. Action on the ordinance was postponed two weeks, and the subject was referred to the Law Committee and City Attorney to report at the next meeting.

FINAL ORDINANCE, NO. 3,035.

VERNON PARK PLANK SIDEWALK.

VERIOUS FARE FLAME SUBWALK. On motion of Ald. Kohlmetz, the board proceeded to bear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-pearing, Ald. Kohlmetz submitted the following : An ordinance to construct plank walks on Vernon park, from Clinton street to Joiner stueet.

84

The Common Council of the city of Rochester, do ordsin and determine that the foll wing improvement be made, to wil: The construction of plank sidewalks four (4) feet wide on each side of V-inon park, where good side walks of at least the specified width and on proper grades and alknmen s do not now exist; also the nec-essary side walk grading and gutter formation. And the whole expenses shall be defrayed by the as-sessment upon the lots and parcels of land to ue bene-fited thereby; and the City Surveyor, under the direc-tion of this Council, naving made an estimate of such expense, and reports the same at §70, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city, which said Conmon Coun-cil deem will be benefited by said improvement is de-scribed as follo ws: One ther of the lots on each side of Vernon Park, which immediately abut on the parts of the aforesaid park, on which the propos d sidewalks are to be con-structed under this of dance. On whic above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each tot and parcel of derives thereiron. Adonted by the following vote: Ares - Ald, Tracy, Marson, Watson, Kohlmetz, Friesche, Ellicti, Forey, Mandeville, Swikehard, Weider, Stein, Bobr r. Kelly, schaeffer-14. Ald, Schaeffer moved that property owners

Ald. Schaeffer moved that property owners on Vernon park have 20 days in which to construct their own walks Adopted.

The final ordinance for Walnut street pipe sewer came up and on motion of Ald Swikehard action was indefinitely postponed.

LOCAL IMPROVEMENT ASSESSMENTS

From the Treasurer :

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., NOV. 27, 1886.

Io the Common Council:

To the Common Council: GENTLEMENT: I hereby certify that the Executive Board have notified me that the work authorized under Ortimance No. 2, 932, for Joiner street improve-ment, has been completed. The amount to be assessed upon the property bene-fited, including an. interest that the city shall incur ort s entitled 10, for the use of its funds, is \$21,280. Yours resp-cifully. JOHN A. DAVIS, Treasurer.

LCCAL IMPROVEMENT ASSESSMENT NO. 2,982. IMPROVEMENT OF JOINER SEREET.

LC3AI IMPROVEMENT OF JOINER SIMENT NO. 4, 932. IMPROVEMENT OF JOINER SIMENT NO. 4, 932. By Ald. Stein-Whereas, 'the Common Council did upon the 4th day of May, 1886, enact an ordinance for the improvement of Joiner street. An 1 whe cas, 'the Cuy Treasurer has reported the actual expenses of said improvement to be the sum of \$21, 330, ticluding such interest as the city has paid or become liable for. And the portion of said city which said Corriton Cousci deemed would be benefited by said improve-ment is described as follows: One tiger of lots on each side of Joiner street, from Centrai avenue to Kelly street. Therefore, Resolved, That the sum of \$21,280 being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt. V. Flyckenstein and Wm. Mahar, the Assessor of such out of the tots and pircels of land and houses within the cortion or part of said etty so designated, of the said amount of expenses, in pro-portion, as nearly as may be, to he adv ntage which each shall be de mee to acquire by the making of said improvement; and said assessors, no. 15 City Hall, Adopted by the 'ellowing vote: Adopted by the 'ellowing vote:

Hall, Adopted by the following vote: Ayres—Alo. Tracy. Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville. Swikehard, Welder, Steu, Bohrer, Kelly, Scuaeffer—14. By the Clerk -

CITY CLERK'S OFFICE, (ROCHESTER, N. Y., NOV. 29, 1886.)

To the Hon. Common Council:

GENTLEMENT – I hereby report that the City As-sessors have filed with me the assessment roll for opening a new street from Clifford street to Norton street, ordinance No 2,701. PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

By Ald. Schaffer-Resolved, That Tuesday evening, Dec. 14, 1886, be assigned as the time when any complaints or appeals from the assessments for opening a new street from Clif-ford street to Norton street will be heard. Adopted.

UNFILISHED BUSINESS.

The resolution published at page 324 offered by Ald Foley in relation to the completion of the maps and surveys of the city of Rochester for the use of the City Assessors' office came up. Ald. Foley moved that the matter be re-ferred to the Map and Survey Committee. Adopted,

MISCELLANEOUS BUSINESS.

By Ald. Marson-Resolved, That the Executive Board be, and hereby is directed to cause to be constructed a foot bridge on the west side of Fitzhugn street across the Erie canal, to be used and remain during the clo e of the navigation season of and on said canal; the expense thereof to be paid from the High ay Fund. Adopted.

By Ald. Watson - Resolved, That the City Clerk draw an order on the Treasurer in favor of L. E. Gerrety for \$23.50 in payment for searches, serving of suppoenas and disbursements in the matter of the opening of Ever-green Park payable from the Contingent Fund, and that the Treasurer charge and carry said sum of \$23.50 to the fund for the opening of said park when created, as part of the costs and expense thereof.

Adopted by the following vo e: Ayes -Ald. Tracy, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Folev, Mandeville, Swikenard, Weider, Stein, Bohrer, Kelly, Schaeffer-14. By Ald. Kohlmetz-Resolved, That the Ex-

ecutive Board be authorized to negotiate for the purchase of lands necessary for the widening of Hand street and report the result of such negotiations at the next meeting. Adopted. By Ald. Elliott-

OFFICE OF THE CITY ATTORNEY, 19 City Hall Building,

To the Hon. the Common Council of the City of Rochester.

In answer to your resolution adopted on moan abset to your issource autopice of mo-tion of Ald. Elifott as to whether or not you have authority to order the Telephone, Telegraph, Electric Light and District Messenger Companies of this city to place their wires underground within a radius of three-fourths of a mile from the center of Main street bridge, provided, at least, a year's go under ground. I would respectfully report that I have carefully examined the various statutes relating to the subject matter and find that none of them give such power to the Common Council of cities; except cities having a population of 500,000 inhabitants or over.

The following are the statutes, namely: First. Chapter 349 of the laws of 1879, which made it optional for companies to put their wires underground, provided the consent of Common Councils' of cities, the trustees of villages or com-missioners of highways of towns, to do so was first

missioners of high ways of towns, to do so was first obtained by said companies. Scoold. Chapter 534 of the laws of 1884 (see L. 1884, page 647), passed June 14, 1884, provides for the compulsory placing underground of all tele-graph, telephonic and electric light wires, but limits its application to any corporated city of this State having a population of five hundred thousand inhabitants, said act providing all such wires in such cities should after said June 14, 1884, be placed under the surface of the streets, lanes and avenues of such city, and remuired every corporaavenues of such city, and required every corporation, association or percent trolling telegraph, telephonic, other wires and cables, incl is known as telegraph poles, appurtenances thereto before the same removed association or person owning or con-g telegraph, telephonic, electric, or wires and cables, including what nown as telegraph poles, and other appurtenances thereto before November Isr, 1855. to have the same removed from the sur-face of all streets or avenues in every such city of the State. The act further provided that in case the owners of the property above enumerated should fail to comply with the provisions of the act within said period, the local governments of the said cities should then, and they were by said act directed to remove without delay, all tele-graph, electric light, and such other wires, cables, and poles, wherever found above ground within the corporate limits of their respective cities. Section four of said act, which is applicable to all cities of this State, provides as follows: November

section four. No city in this State shall grant any exclusive privilege or franchise uncer this act to any corporation or individual by which a mo-ner oly may be created or competition prevented on equal terms.

By section five of said act it was provided that such act should take effect immediately, viz.: From and after June 12, 1884, the date of its passage. Chapter 499 of the Laws of 1885 (session Laws, 1885, page 852), passed June 13, 1885, and which then took effect, is also an act providing for placing electrical conductors under ground in cities of this State and for commissioners of electrical subways, but that act is made applicable only to a city having, according to the last census, a popu-lation exceeding five hundred thousand. It is quite clear to me that the power to compel the exclusively with the Legislature. Respectfully submitted, IVAN POWERS, City Attorney.

Referred to the Law Committee.

By Ald. Elliott-Resolved, That the Lamp Committee be requested to place a gas lamp on Alexander street, in front of Jason Seward's property, on the opposite side of the roadway, near the north corner of Emory W. Osburn's Referred to the Lamp Committee. property.

Ald. Elliott moved that the Executive Board be requested to delay tearing up the street railway tracks at the west end of Court street bridge for thirty days. Adopted.

By Ald. Foley-

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN-The undersigned, Robert Quinn, a resident of Mansion street, Eighth ward, City of Rochester, N. Y., states to your honored body that he, during the years 1874 and 1875, and at present, was and is the owner of lots Nos. 288 and 269 of the Rapids tract in the city of Rochester, N. Y. That during the year 1874 the Board of Public Works ordered that Mansion street extension should be laid out and opened. That said street as lad out and opened ran across and took a strip of land 30 feet wide and 264 feet long from the south-erly ends of said lots. 'That the remaining portion ot said lots was by an ordinance deemed duly bene-fited by the laying out said street. It was assessed to the amount of \$473.40, and he was award;d \$145.20 as his damages for the the taking GENTLEMEN-The undersigned, Robert Quinn, a assessed to the amount of stick, and he was awarded \$145.20 as his damages for the the taking of said strip of land, leaving a balance of \$333.20. That the attempt to lay out said street was illegal and the proceedings thereon taken void because no and the proceedings thereon taken you because no map was filed with the City Clerk, showing the lots, tracts and parcels of land which were deemed necessary to be taken, nor the commencement, course and termination of the street proposed to be made on and through the land so to be taken, in generating with the requirements of the charter of be made on and through the land so to be taken, in accordance with the requirements of the charter of the city of Rochester, as appears in section 166, title 7, in the revised city charter as compiled by Jesse Shepherd in 1871, and as amended by chao-ter 771 of the laws or 1872, section 6. which left the said section 166, aforesaid, in force, as appears by the following language of section 6 of chapter 771 of the Laws of 1872, viz. : The said commission shall pos-

sess and exercise the same powers and authority and perform the same duties and in the same manand perform the same duties and in the rame man-ver, as near as may be, as are now possessed, ex-ercised and performed by the Common Council of said city as authorized and proscribed by title 7 of this act, as amended, except as 'herein otherwise directed. That, said section 166 of the aforesaid City Charter is in the same language and to the same purport as section 174 of the charter comoiled and published in 1880. And hereto annexed find a certificate of the city clerk to the effect that no map as required by said sections and said act was ever filed. And I have also caused my attorneys to ex-amine the records on file and there is no mention filed. And I have also caused my attorneys to ex-amine the records on file and there is no mention or statement in said records to the effect that a map, as required by the sections aforesaid, was ever filed. And for the purpose of enabling you to obtain a construction of said section. I would re-fer you to the act laying out public highways in country towns, being section 55, article 3, title 1, chapter 16, part 1st, of the Revised Statutes; and construction of the Supreme Court of that section of that act in the case of Pratt against The People of the State of New York, 13 of Hun, page 664. Therefore, the assessment made upon said prop-erty for said opening would be void. erty for said opening would be void.

I therefore propose to your honorable body to pay the aforesaid balance of \$332,20, without in-terest, and without any further litigation, and at the release and discharge of the land aforesaid from the apparent lien of said assessments. Bocheetr N V November 20 1886 Rochester, N. Y., November 30, 1886.

ROBERT QUINN.

CITY CLERK'S OFFICE, ROCHESTER, N. Y., NOV. 29, 1886.

I, Peter Sheridan, City Clerk of the City of Rochester, Monroe county, N. Y., do hereby cer-

tify: That I have examined the files and records of said office for a map of the extension of Mansion street, showing the lots, tracts and parcel of land which were deemed necessary to be taken and the commencement, course and termination of said street on or through the land so to be taken, and find none such map on file or recorded in said City Clerk's office. PETER SHERIDAN, City Clerk.

Ordered received, filed and published .

Ald. Foley moved that the prayer of the retitioner be granted and that the amount \$333.20 be received by the City Treasurer. Adopted.

By Ald. Bohrer-

To the Hon, the Common Council :

GENTLEMEN-Your Committee on Opening and Alterations of Streets, to whom was referred the petition of taxpayers on Evans alley, would report that they have investigated the facts and report in favor of the petition to change the name of Evans alley, to Evans place, and request the City Clerk to notify the Executive Board of the change. Also

make the proper change in the street register. LOUIS BOHRER, FRANK FRITZSCHE, OHRISTIAN STEIN, WM. H. MARSON, Committee.

Adopted.

Ald. Kelly moved that the City Attorney be requested to report to the Board as to the best manner in which to anoul the contract for lighting the kerosene oil lamos. Adopted.

On motion of Ald. Schaeffer the board then adjourned.

PETER SHERIDAN, City Clerk.

in Common Council – Dec. 14, 1886.

BEGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

- Ald. Tracy, Coughlin, Marson, Present -Watson, Kohlmetz, Fritzsche, Elliott, Foley,

Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer -15. Absent - Ald. Selye-1.

APPROVAL OF MINUTES.

Ald. Elliott moved that the proceedings of the preceding meeting in regard to the report of the City Attorney on the relations of the R. C. & B. R. R. Co. to the city of Rochester be so amended as to refer the mat-ter to the Law Committee. Adopted. The minutes as amended were then approved.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Coughlin - Bills of -	
George Masseth, hack hire\$ 6 (ю
Brush Light Co., lighting Nov	ΪŪ
Rochester Gas Co., lighting lamps Nov 1,000 2	20
setting posts 59 4	0
Citizens' Gas Co., lighting lamps Nov 1,604 &	30
setting posts 22	
United Gas Imp, Co., lighting Oct 353	
·· ·· ·· Nov 342 (
Fred Stone, carting lamp posts 16 ()0(
Referred to the Lamo Committee.	
By Ald. Coughlin-Buils of-	
Henry Beavey, hack hire	юI
George Masseth, carriage hire 3 (jõ
, , ,	- 1

Referred to the Park Committee.

By Ald. Marson - Petition for widening Basin street. Referred to the city surveyor to prepare an ordinance.

By Ald. Watson-Petition of Charles Turner for permission to erect a wood building. Granted under direction of the Wood Building Committee and fire marshal. Also, petition of Maria Whitelocke for relief from erroneous assessment. Referred to the Assessment Committee.

By Ald. Kohlmetz-Petition of Alise Mauder for relief from an erroneous assessment. Referred to the Assessment Committee. Also, petition of Frank Simons for permission to erect a wood outlding. Referred to the Wood Building Committee and fire marshal with power to act.

By Ald. Elliott-Petition of A. W. Lawton for permission to erect a wood building. Re ferred to the Wood Building Committee and fire marshal with power to act. Also, statement of Dr. Charles Buckley, relating to water in Mr. Bernard's cellar. Referred to the Sewer Committee. Also, oil of Constable H. V. Filkius for serving p pers (endorsed "not a county charge"). Referred to the Law Committee. By Ald Elliott --Bills of --

by Ald. Ethott -	-DIIIS OI $-$				
William Rosengreen	. collecting	r garbas	re	\$114	00
Daniel Hickey,	,			114	
Patrick Hardy.				114	
Jacob Rauber,				114	
J. W. Maser,				114	
b . w. bitteel,				109	
Patrick Bradley,			• • •	228	
			• • •		
Jacob Stein,			· · •	114	
John W. Mason,				228	
Sunday Herald Co.,	printing			2	00
Referred to the E	Inalth Co	mmitto	<u>م</u>		
		undiove	C .		
By Ald. Foley—1	DIUS OF				
R. Milliman, burials.				\$ 24	00
A. W. Mudge, buria				30	
Pat'k Joyce, burials.				73	
A. L. Morris, meat				50	00
Honey Hodditch	• • • • • • • • • • •	•••••	••••		
Henry Hedditch,	· · · · · · · · · · · ·	• • • • • • • •	•••	50	00
A. Brown & Son,			• • • •	30 0	
J. M. Beikirch				25	
Scamidt & Johnson,	meat			25	00
Grainger, & Smyth.	Bros., mea	t		50	00
Cornwell & Keehn,	shoes			521	
				JAL	50

Wm. Benz, bread	65 51
Martin Joiner. groceries	26 30
Thos. McMilian.	20 00
Martin Joiner, groceries Thos. McMilian, Geo. M. Daus, bread	10 61
M. Gannon, groceries,	20 00
C. Reuter, meat	25 00
A. McDade, groceries	18 00-
W. B. Maloney, tea.	52 38
Geo. Weider, groceries	68 25
Brewster, Gordon & Co., soap	120 85
Wm Atkinson groceries	26 00
Wm. Atkinson, groceries C. W. Gray, J. C. Gray,	39 78
I (! Gray	48 50
	15 00
	39 00
J. W. Mudgett, Frank Defendorf,	
Frank Derendorr,	14 00
George Oppel, bread	14 81
Kondolf Bros., ice	5 90
F. Ritz, rent	12 00
Mary A. Yauchizi, rent	4 00
Maurice Kiley, rent	6 00
F. J. Amsden, transportation	21 75
John Lotes, disbursements	26 00
R. M. Myers & Co., paper	28 60
W. C. Dickinson, coal	411 75
Referred to the Poor Committee	

Referred to the Poor Committee.

By Ald. Foley-Petitions of J. S. Toan, James McKee and Elias Swanton for permission to erect wood buildings, referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Mandeville - Petition of Hahn & Rampe in the matter of erroneous assessments on Fulton avenue improvement, referred to the Assessment Committee; also remonstrance of Charles Gray against a wood building erected by George Smith on Lewis street, referred to the Wood Building Committee; also petition for electric light on Scio street, referred to the Lamp Committee.

By Ald. Mandeville-Bills of-

	by Alu. Manuevine-bills 01-	
\mathbf{er}	W. G. Martens, repairing clock	\$2 00
,e-	F. J. Irwin, cleaning and disbursements.	68 63
	Fee Bros., alcohol	6 00
0,	J. C. Barnard, paint, oil, etc	21 23
to	F. Schaffner, chairs	6 00
od	F. Schaffner, chairs Kondolph Bros., ice City Hall	47 70
th	B. H. Clark, glass and putty	284
	C. C. Brownell, sealing weights	$15 \ 00$
αo	Referred to the City Property Commi	ttee.
te-	By Ald Swikehard -Bills of	
nd	Standard Cab Co., services	\$4 25
e-	Peter Lauer, expenses Eisenhauer case	Ĩã 00
er	Maggie Gaffney, cleaning, Nov	13 00
er	L. P. Rogers & Co., plans patrol house	100 00
v.	P. C. Kavanagh, expenses Clark case	2 75
	B. L. Sheldov, meals for prisoners, Nov.	16 00
\mathbf{a}	Addie Mosher, washing, Nov	3 00
n-	B. & O. Telegraph Co., services. Nov	12 18
	Wm. Croston, 1 doz. brooms.	2 75
i	L. Mock, searching for norses	10 25
00	Albert Biei, matting	75 89
00	Geo. Weldon & Co., furniture	10 88
00	F. A. Stecher, letter heads	10 00
00	W. U. Telegraph Co., services, Oct	42 11
00	Nov	12 75
$\frac{00}{25}$	John C. Hayden, expenses Whiting case.	35 00
<i>00</i>	M. Henry Heavy, livery	2 00
00	W. L. Bucklos d. livery	13 00
00	W. L. Bucklard, livery	5 51
	B. Frank Enos, expense, Nov	2 55
00	Bell Telephone Co., messages	48 00
	Charles Watson, board of horse	48 00
	Referred to the Police Committee.	
00	By Ald. Weider-Bills of	
50		\$ 86
90 00	W. U. Telegraph Co., services (Mayor)	₽ 00÷ 65÷
	Lovell Hamlin, hack hire	3 00
00	Loven Hamino, nack nire	300
00	Rochester Printing Co,. publishing no-	4 50
59	ticesJohn A. Davis, disbursements	
00	John A. Davis, dispursements	71 72
00	Burke, FitzSimons, Hone & Co., cloth	4.00
00	(Surveyor) John P. Smith, tax rolls and binding	4 20
30	John P. Smith, tax rolls and binding	323 50

Referred to the Contingent Expense Committee.

By Ald Stein-Petition of Lewis Edelman for permission to erect a wood building. ferred to the Wood Building Committee and Fire Marshal, with power to act. Also, petition for a plank walk on Suliivan place. Referred

to the City Surveyor to prepare an ordinance. By Ald. Bourer-Petition of Yauch & Pfluger for permission to erect a wood building. Granted.

By Ald Kelly-Petition of A. W. Chappell for permission to erect a wood building Granted, under direction of the Wood Build ing Committee and Fire Marshal.

By Ald. Schaeffer-Petition for water mains in St. Joseph street, also Fifth avenue. Re-ferred to the Water Works Committee and the Executive Board. Also, petition for a sidewalk on University avenue. Referred to the City Surveyor to prepare an ordinance. Also, notice of the desication of Greenleaf avenue as a public street. Referred to the Executive Board.

By Ald. Coughlin-

Bill of Citizens' Gas Company for removing lamp-posts on North avenue..... \$7 50

Referred to the Executive Board.

REPORTS OF STANDING COMMITTEES.

Ald. Coughlin from the Lamp and Park Committees, Ald. Elhott from the Health Com-mittee, Ald. Foley from the Poor Committee. Ald. Mandeville from the City Property Committee, Ald. Swikehard from the Police Committee and Ald. Weider from the Contingent Expense, reported favorably on the bills referred to their several committees and referred them to the Finance Committee for payment.

By Aid. Kelly-

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN-Your Law Committee to whom was referred the matter of the claim of Adam Becker for damages for the alleged injury sustained by reason of his horse falling into a cave-in or wash-out of the sewer on Hensler alley, respectfully report that they have heard the state-ments of said Adam Becker and of other persons who appeared in his behalf and we would respectfully refer the matter to the Hop. Executive Board for information as to what notice the said Board had had of the condition of said Hensler alley at the time of said Becker's alleged injury, and as to what means they took to repair the same and to put said alley in a safe and passable condition for the traveling public.

J. MILLER KELLY.
P. WEIDER,
H. KOHLMETZ,
GEO. W. ELLIÓTT,
Law Committee.

Adopted

Ald. Kelly of the Law Committee to whom was referred the matter of McFarlin alley, reported progress and ask for further time for the reason that Mr. Defendorf asks two weeks further time to look up and see if he cannot show to the committee that said alley is private property. Granted.

By Ald, Bobrer-

To the Common Council :

85

Alteration of Streets, to which was referred a pe-tition to change the name of "King Park" to: "Wolff Park," do hereby report favorably upon the prayer of the petition and submit the accom-naming resolution and submit the accom-95 94 5 25 2 00 54 00 the paying resolution and recommend the adoption thereof. LOUIS BOHRER, FRANK FRITZSCHE. 11 25 thereof.

W. H. MARSON, C. STEIN.

Committee.

Ordered received, filed and published. By Ald. Bohrer-Resolved, That the name or King Park be, and hereby is, changed to Wolff Park, and the City Clerk be directed to enter the same in the street register, and the Executive Board be notified to place the usual street signs, A opted.

Ald. Mandeville asked for unapimous consent to defer the report of the Map and Survey Committee until later in the evening. Granted. By Ald. Coughlin-

ROCHESTER, N. Y., Dec. 14, 1886.

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN-Your Lamp Committee reports. that in its opinion the Mayor should be directed to enter into a contract with the Brush Electric Light Company under conditions of the present contract, at a rate of not to exceed thirty cents per light per night, to place electric lights at the following places and upon the following streets, for the pur-pose of lighting the same, viz:

One at the corner of Spring and Fitzhugh streets. One on Plymouth avenue opposite Greig street. One on Brown street at the corner of Oak street.

One on Edinburgh street at the corner of Oak street. One on Edinburgh street near the Methodist Episcopal Church.

This arrangement will displace twenty-seven gas and two oil lamps, and the cost will remain about the same per year, viz.; Annual cost of 27 gas lights at 50 pc

Two oil lights at \$5.25 each per year	\$492 75 10 50
Total annual cost of lights displaced	8509 OF

Annual cost of electric lights as aforesaid. 547 50

Extra cost of electric lights as above..... \$44 25 These lights to be crossed of the Lamp Committee. JOHN H. FOLEY, YMALER KELLY, These lights to be erected under the supervision

GEO B. SWIKEHARD, H. KOHLMETZ,

Lamp Committee.

Ordered received, filed and published.

By Ald. Coughlin-Resolved, That the Mayor be, and hereby is directed to enter into a contract with the Brush Electric Light Company under conditions of the present contract at a rate of not to exceed 30 cents per light per night, to place electric lights, under the supervision of the Lamp Committee, at the following places and upon the following streets, for the purpose of lighting the same, viz:

One at the corner of Spring and Fitzhugh streets.

One on Plymouth avenue opposite Greig street.

One on Brown street at the corner of Oak street.

One on Plymouth avenue near Edinburgh street.

One on Edinburgh street near the Methodist Episcopal Church.

Ald. Elliott moved to amend the resolution by instructing the Mayor not to make any con-GENTLEMEN-Your Committee on Opening and | tract with the Electric Light Company which should not make the price now charged the limit.

Ald. Mandeville moved that the matter lay on the table until the next regular meeting. Adopted.

By Ald. Foley-

To the Common Council of the City of Rochester: GENTLEMEN-Your petitioner respectfully shows that heretofore he, through a resolution of your honorable body. formally dedicated a strip of land to the city fifteen (15) feet wide by one hundred (100) feet long, being a part of and leading to Stone Place, so called.

Your petitioner further snows that he has recently erected on said Stone Place and has in the course of erection several dwelling houses with all modern conveniences and costing a considera-

all modern conveniences and costing a considera-ble sum of money. Your petitioner further shows that since the dedication of said Stone Place a number of per-sons residing in the vicinity thereof, having been using said strp of land or street as dumping ground for a shes, garbage and all manner of retuse filth, and this they continue to do, from time to time, despite your petitioner's efforts to keep the same free and clear of rubbish and unobstructed. Your petitioner further shows that he is the only person whose houses front on said Stone Place, and that no other person dedicated any part of the land, which forms any part of said Stone Place or street.

street.

Your petitioner, therefore, earnestly prays that your honorable body authorize the Executive Board to discontinue said Stone Place or street as a public street in accordance with sub-division 4 of section 168 of the charter of said city and your Howard P. STORE, N.Y., Dec. 13, 1886.

Ordered received, filed and published. By Ald. Foley-Resolved, That the Executive Board be, and it is hereby authorized to discontinue Stone Place, in the city of Rochester, as a public street or place in said city. Adopted.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, Dec. 7, 1886.

Gentlemen of the Common Council:

I disapprove of Alderman Foley's motion. adopted at your last regular meeting, authorizing the city treasurer to receive from Robert Quinn the sum of \$333.20, in full, of the amount due from him for a tax levied a dozen years or more ago, upon lots owned by him which were deemed benehigh for some by the opening and extension of Mansion street. I find upon investigation that Mr. Quinn was one of the petitioners for the said improve-ment, and that he was awarded and paid in cash, or its equivalent, the sum of \$145.20 as his damages for the relieve of land. for the taking of land.

I take the liberty at this point of calling your at-tention to a veto by me of a similar resolution, and tention to a veto by me of a similar resolution, and which veto bears date January 20, 185, and may be found at page 291, C. C. proceedings, 1884-5. It relates to property owned by Sidney W. Dibble, which was also assessed for the opening and ex-tension of the said Mansion street. The resolution vetoed directed the Treasurer to receive the amount due from Mr. Dibble less the interest which had accumulated. The Common Council sustained the veto and Mr. Dibble less the interest the amount the veto and Mr. Dibble paid to the city the amount in full due from him.

in rull due from him. It is strange that your Board will, after the lapse of so many years, take up a matter of this kind and pass ucon the same without a full and thorough investigation of all the facts. The sum of \$598.72 is now due from Mr. Quipn, who would undoubtedly gladly avail himselt of the privilege

your resolution gives him by paying into the treasury the sum of \$333,20. The legal points which Mr. Quinn has raised might have been pertinent some years ago, but even then, in my opinion, the same would have been defective. CORNELIUS R. PARSONS, Mayor.

The Chairm in stated the question to be, shall the resolution stand as an order of the Board notwithstanding the objections of His Honor the Mayor.

Lost by the following vote-two thirds not voting in the affirmative.

Ayes-Ald. Tracy, Coughlin, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kell, Schaeff r-10.

Nays -Ald. Marson, Watson, Kohlmetz, Fritzsche-4. By the Clerk-

ROCHESTER, N. Y., Dec. 14, 1886.

To the Hon. the Common Council:

GENTLEMEN-At a meeting of the Board of Health, heid Dec. 3, 1886, the following action was taken:

taken: By Com. Howe—Whereas, It seems evident that the financial affairs of this Board have been con-ducted in a loose and careless manner; therefore, Resolved, That the Common Council be re-quested to appoint a committee to investigate its affairs since 1834. Adopted by the following vote: Ayes - Com. Parsons, Derrek, Howard, Howe-4. A true copy from the minutes. Perfers Paternan, City Clerk.

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

Aid, Mandeville moved that a committee of three be appointed in accordance with the request of the Board of Health.

Ald. Coughlin moved as an amendment that Lost. the committee consist of five members

The original resolution was then adopted : By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, Dec. 12, 1886.

To the Common Council .

GENTLEMEN: At the regular meeting of your Hon. Body held Nov. 30th, the following resolu-

Hon. Body held Nov. 30th, the following resolu-tion was a lopted: "By Ald. Marson—Resolved, That the Execu-tive Board be and hereby is directed to cause to be constructed a foot bridge on the west side of Fitz-hugn street across the Eric canal, to be used and remain during the close of the navigation season of and on said canal; the expense thereof to be paid from the Highway Fund. Adopted." At the beginning of the current fiscal year the Executive Board, in compliance with Sec 81 of the City Charter. made a detailed estimate of the sums

City Charter, made a detailed estimate of the sums needed to maintain and carry on the operations of the various departments under its charge for the ensuing year. Said estimates were oresented to the Finance Committee of your Hon. Body, among them being that for the maintenance and repairs of the highways of the city, the fund for which is commonly known as the "Highway Fund."

After examining the estimates presented and lis-After examining the estimates presented and lis-tening to explanations and arguments from the members of the Executive Board relating thereto, your said committee determined the sums, which, in their juderment, would be nece-sary and suffi-cient to be placed in the tax levy for the benefit of such funde and now Hon. Body therement did on such funds, and your Hon. Body thereupon did ordain and determine in accordance with the recom-mendat.ons of your said Finance Committee. In the estimate of the Executive Board for the sum required for Highway fund, no item was in-

cluded for the construction contemplated by the resolution of Ald. Marson.

By the provisions of the City Charter, Sec. 149: "The Executive Board shall have sole power to let all contracts to be made by said city in persuance of an ordinance, except such as are by law directed to be otherwise made, and shall have control of the construction, improvement, repair and cleaning of streets, alleys, sewers and bridges ex-cept bridges owned by the State of New York, and shall have control of the expenditure of the funds therefor: * * *

shall have control of the expenditure of the funds therefor: * * * * The work contemplated under said resolution is decided by Judge Morgan in the case of Leonard vs. The City of Rochester, to be an original construction just as much as if it were for the construction of a bridge in any other place, and in no sense a repair. The charter pro-vides that "before the Common Council shall deter-mine to make any such unblic immrovement they mine to make any such public improvement, they shall cause an estimate therrof to be made, and shall,

shall cause an estimate thereof to be made, and shall, by an entry in their minures, describe the portion and part of the city which they deem proper to be assessed for the expense of such improvement, * * *," and while it is perfectly competent under the charter for the Common Council to "specify such improvement, the estimated expense thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the rest of the expens s," it is evident that the Highway fund is not the "public treasury" from which to pay any portion of the exclusive con-trol of the Executive Board, an i is to be used for purposes detailed in the estimates therefor. "The Executive Board fully appreciates the fact that a toot bridge at the point indicated would be a great convapience to many citizeus, yet, in the

a great convenience to many citizens, yet, in the language of Judge Morgan with reference to the last one erected, the e " it was (is) not at al. a neces-sity," and said Board does not see its way clear to have the distant the distance by we det the convent legally divert the Highway Fund to the payment for improvements not estimated for, even under the sanction of a direct order from you honorable body.

Respectfully submitted, THOS. J. NEVILLE, Clerk. Ordered received, filed and published. By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, Dec. 14,1886.

To the Common Council :

GENTLEMEN: Before the awarding of the cou-tract for Joiner street asphaltum improvement in compliance with the terms of a resolution offered compliance with the terms of a resolution offered by Ald. Fritzsche and adopted by your Board, the contractors were required to file a bond for $\frac{2}{3}$, 600, running to the oity of Rochester and Frank Fritzsche and other property owners on the street, guaranteeing the keeping of the roadway in good repair for five years. A bond for $\frac{5}{3}$, 000 being the full amount of the estimate and running to the city of Rochester alone was culy filed by the con-tractors, but proving not acceptable to the proptractors, but proving not acceptable to the prop-erty owners and not being in accordance with the action of your Board a new bond was demanded. The contractors therefore prepared the bond re-quired and is now on file in the office of the Execu-tive Board and will be recorded in the County Clerk's office. In order to cancel the first bond it will be necessary for your honora. It body to adopt a resolution authorizing the Mayor, upon the re-ceipt of the bond executed in place of the latter from the accented. on file, to execute a proper discharge of the latter from the records in the office of the Cousty Clerk.

Respectfully, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Fritzsche - Resolved, That the Mayor be, and he hereby is, autoorized to execute a discharge of a certain bond, in the sum of \$19,000, recorded in the county clerk's office August 3, 1886, at 11 a.m., in liber 7 of mis-cellaneous records, at page 29, and giv+n by the Warren-Scharf Asphalt Paving Company and others as its sureties to the city of Rochester for the maintenance of the roadway of Joiner street for a period of five years, provided that the bond for \$20,000 presented as a substitute for the bond above mentioned, duly recorded in the office of the county clerk and filed in the office of the executive board.

Ald. Weider moved that the resolution lay on the table until the next regular meeting. Adopted.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, Rochester, N. Y., Dec. 14, 1886.

To the Honorable Common Council:

GENTLEMEN: On Sept. 7, 1886, your Honor-able Body passed Ordinance No. 3,044 for the conable Body passed Ordinance No. 3, 044 for the con-struction of a flag walk on the northeast and northwest corrers of Pearl street at Alexander street. This was duly advertised for letting on Sept. 24, 1886, and the contract was on that day duly awared to J. Middaugh. On Oct. 5, 1886, your Honorable Body adopted a

duiy awarded to J. Middaugh. On Oct. 5, 1886, your Honorable Bodv adopted a resolution allowing the property owners on said portion of Pearl street thirty (30) dars' time in which to construct their own walks, nothing being said in said resolution as to the kind of walk re-quired. The Executive Board accordingly caused the commencement of the work under the afore-said ordinance and contract to be postponed for the specified period of time. During this interval Mr. A. B. Lamberton. owner of one of the premises affected by the said ordinance, caused a substantial plank side-walk t. be built in front of his said property, in-stead of a stone flag walk, as specified in the ordi-nance. And, on notification from the Executive Board, he refnsed to take up said new plank walk, and to lay a stone wa'k in conformity with the ordinance. The remaining property owners, how-ever, took no measures to construct their respect-ive walks to any manner, and hence the Executive Board a sed the stone flag warks contemplated by the said ordinance to be built by the contractor in tract of their provision the said ordinance to be built by the contractor in

Lie said ordinance to be built by the contractor in front of their premises. As it is necessary to soon close up the contract work, the members of the Executive Board again notified Mr. Lamberton that they had no authority to accept the new plack sidewalk in front of his premises, in place of the stone flag walk specified in the said ordinance, and duly tendered him the construction of such a stone flag walk, under the

Mr. Lamberton, however, declined to permit said work to be performed, or to pay theretor if done without his consent, claiming to have compied fully with the spirit and intent of said ordi-nance and resolution by having constructed a proper plank walk. He accordingly arks that the said plank walk be duly accepted, and that he be released from the operation of the ordinance referred to.

The matter is therefore submitted to your honorable body for suitable action in the premises.

Respectfully, THOS. J. NEVILLE, Clerk.

Ald. Elliott moved to refer the matter to the La v Committee. Adopted.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Dec. 14, 1886.

To the Common Council:

GENTLEMEN-Pursuant to the terms of a resolu-GENTLEMEN-Pursuant to the terms of a resolu-tion adopted at the last regular meeting of your Board, the owners of the land proposed to be taken for the widening of Hand street were invited by the Executive Board to state the sum of money they would accept in payment for their property, Two of the three owners appeared before the Board and submitted such prices as were deemed beyond the actual value of the land. The fix-ecutive Board, therefore, recommend that such action be taken as is provided by the charter for the condemnation of the lands necessary to be pur-chased for the widening of Hand street. chased for the widening of Hand street. Respectfully, THOS. J. NEVILLE, Clerk.

Respectfully,

Ordered received, filed and published.

By Ald. Kohlmetz-Whereas, No agreement for the purchase of the land necessary to be taken for the purpose of widening Haud street can be .made ; therefore, Resolved, That the

city surveyor be, and hereby is, directed to make and file in the office of the city clerk a copy of the ordinance for widening Hand street, adopted Nov. 30, 1886, together with a map of the proposed street, showing on such map the lots, tracts and parcels of land which are deemed necessary to be taken for said widening, in accordance with section 164 of the revised City Charter. Adopted.

By Ald. Kohlmetz-Rosolved, That the the City Attorney be, and hereby is, directed to publish a notice specifying and describing the lands necessary to be taken for the purpose of widening Hand street, and to take such further action as may be necessary with reference thereto, in accordance with sections 175 and 176 of the Revised City Charter. Adopted. By the Clerk -

OFFICE OF THE EXECUTIVE BOARD, { ROCHESTER, Dec. 1, 1886. {

To the Common Council :

I have the honor to transmit herewith, as required by law:

1. Monthly report, showing expenditures made by the Executive Board, for all purposes during the month of November, 1886.

Orders Drawn on the City Treas	urer.
For labor. Amount certified to the Common Coun-	\$5,998 44
cil, Nov. 1st and 26th, 1886	89, 427 85
Total	\$ 95, 426 29
Classification.	\$ 95,426 29
Highway fund Water pipe fund	11,511 55 4,729 00 7,260 28
Water works fund	1.400 40 1
Fire Department fund	5,643 01
Street sprinkling funds	1,372 84
Local improvement funds	64, 909 61 i
Total	\$ 95, 426 29
Dr. Street sprinkling funds	13, 288, 74
Local improvement funds	
Total	1
Cr.	\$110, 140 99
City Treasurer Highway tund	\$ 85.673 67
Water pipe fund	8.867.5511
Water works fund	28.764 63 1
Fire department fund	29,427 48

Total.... \$170,745 99 Respectfully submitted, THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published. By the Clerk -

OFFICE OF THE CITY ATTORNEY, NO. 19 CITY HALL BUILDING, ROCHESTER, N. Y.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-In answer to your request of November 30, 1886, as to the best manner in which to annul the contract for lighting the kerosene lamps, I would submit the following for your consideration:

It appears that at the meeting held on the 14th

It appears that at the meeting held on the 14th day of July. 1886, on motion of Ald. Coughin, your Lamp Committee was authorized to advertise for proposals to light the public kerosene oil lamps from August 1. 1886, to July 1. 1887. It further appears that said committee duly ad-vertised tor proposals for the "care, cleaning, re-pair, lighting and extinguishing, furnishing all re-pairs for the tops, including double-thick glass, burners, pots, wicks, chimneys, etc., for the public kerosene lamps in the city," kerosene lamps in the city,'

Each proposal was required to be accompanied. by a bond or guarantee signed by not less than two responsible sureties such as should be accept. two responsible sufferes such as should be addeplet, able to said Lamp Committee and your honorable body, to the effect they undertook that the per-sons proposing would, immediately after notice. of the acceptance of their proposal, perform the work proposed for in full accordance with the terms of the specifications for said work and said. notice, and to the satisfaction of your honorable body.

It was further provided in said proposals as follows

"The right is reserved by the committee to re-ject any and all bids, and to award the contract as they may deem advisable for the best interests of the city

The committee also reserve the right, in case of neglection on the part of the contractor to per-form the work contracted for, to annul the con-tract after giving twenty-four hours' notice of their intention."

It further appeared that Charles McDonald, to whom the contract was awarded, presented his written proposal accompanied by the bond contemplated in the notice, and he being the owest bidder, and for that leason recommended by your committee as the person to whom the contract should be awarded, your honorable body at the meeting held on the 27th day of July, 1886, duly passed the following resolution in relation thereto,

viz: By Ald. Coughlin—Resolved, That the Mayor be and he hereby is auchorized to enter into con-tract with Charles McDonald for the care lighting and extinguishing, furnishing all repairs and re-pairing the public street kerosene lamps from Aug. , 1886, to July 1, 1887, in accordance with his propoition and specifications as advertised by the Lamp Committee, provided he furnish a good and suffi-cient bond for the faithful performance of the conract.

Resolved, That the Mayor be directed to insert in the contract that the Lamp Committee may at any time remove kerosene oil lamps and replace-them with electric light or gas, as the committee may deem advaotageous for the best interests of the city. Your Honorable Body also further pro-vision requiring that the lamps be cleaned at least once a week be also inserted in the contract. It further appears that Mr. McDonald on or about August 8, 1886, entered upon the performance of the contract and has since, either by himself or Mr. Russell, his bordsman, been engaged in the performance of the contract. It further appears that yor r Honorable Body, at a meeting held No-vember 5, 1886, upon motion of Ald. Selye, after reciting the fact that complaints were constantly made during the previous year as to the dirty condition of street lamps lighted by kero-sene oil and that said lamps were not regularly lighted as required by the contract between the city and the contract rundy showed a resolution that the contract made between the oty and the Contract of the set of the set were the erity and Charles WcConaid tor the case infitting Resolved, That the Mayor be directed to insert a resolution that the contract made between the city and Charles McConaid for t.e care, lighting and maintenance of the public kerosene lamps should be annuled on the ground of breach of con-tract, and upon motion of Ald. Weider an amend-many was made that the Mover be directed to canment was made that the Mayor be directed to cancel the contract.

It further appears that at the meeting held by your honorable body on Nov. 16, 1886, His Honor the Mayor reported to you that he had done noththe Mayor reported to you that he had done noth-ing iowards the annulment or the lamp contract, for the reason that said contract could not be an-nuled in the manner suggested in your resolution of the previous meeting, and some other way must be provided; and for information as to the proper course to be pursued be referred to the undersigned.

In my opinion, if the contractor, or the person who assumes to perform the contract on his bewho assumes to perform the terms and condi-tions of the contract in not properly and regularly lighting and carmg for said lamps, the power rests in you, after giving a reasonable notice to such contractor or person of your intentions in the

Received, filed and published.

By the Clerk -

p

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE, December 14, 1886.

To the Hon. Common Council:

GENTLEMEN: The Treasurer here with submits the monthly statement of the balances of the prin-cipal funds on the 14th day of December, 1886, as required by section 58 of the city charter:

	rtments.		Balance u	ndrawn.
Board of	Educatio	n, Building	fund	\$4.917 50
••	••	Repair	fund	1,985 81
••	••		nt fund	
	••	Teachers	'fund	68, 993, 00
Fire Dep	artment	fund		29,747 01
Poor Der	artment f	und		25, 554 03
Police D	epartment	fund		46,812 03
Continge	nt fund			44.184 64
Highway	fund			15,605 69
Lamp fu	nd			
Health fu	ınd			3.836 97
City Prop	erty func			
Park fun	a			624 45
Water W	orks fund			32,704 53
Water Pi	pe fund			8,510 22
	-		JOHN A. D	AVIS.

Treasurer.

Subscribed and sworn to before me, (this 14th day of December, 1886. PETER SHERIDAN, Commissioner of Deeds. Ordered received, filed and published. By the Clerk-REPORT OF THE POLICE CLERK FOR THE MONTH OF NOVEMBER, 1886. POLICE COMMISSIONERS' OFFICE, Dec. 1, 1886. } GENTLEMEN-I respectfully submit the follow-ing as my report for the month of November, 1886.

- Jopont of the hol	1011 01 110	· om our	* TOOO*
1886.	Crime, I	Penalty	. Paid
Nov. 1—Sam'l Critchley	drunk	\$1 0	
Mary Stewart		10	
Kate Keefe	••	10	\$5
2-Wm.Prentice	••	10	••
Donnig Machan		0.004	1 87

••	cost	1 75
••	10	$\frac{1}{5}$
••	10	-
assault	-š	3
drunk	5	
vio. ord.	10	
drunk	10	
••	10	
••	10	
••	10	
••	5	
••	10	
••		
assault	10	10
vio. ord.	10	
••	10	
drunk	10	
••	10	
••	10	
••	cost	2
••	10	
••	5	
••	10	
vio. ord.	20	20
	assault drunk vio. ord. drunk assault vio. ord. drunk 	Cost 10 10 assault 5 drunk 5 drunk 10 10 10 10 5 assault 10 vio. ord. 10 10 10 10 drunk 10

86

Louis Hamilton	••	10	
UDAS. Sprague	pet. lar.	cost	1
		10	
Arthur St. Clair Joseph Klingler	pet. lar.	$\tilde{2}\tilde{5}$	
Joseph Klingler	vio. ord.	ĩŏ	5
		5	5 5
John Ryan, Jr.		š	v
12-Annie Fitz Gerald	••	10	
John C. Miller,	assault	3	3
Mich. Cullinan	assault	15	E .
		10	0
Rich. S. Turner 15 - Mary Keenan	an and	10	
15 - Mary Keenan		10	
Sarah Burke	·	10	
Hannah Schwartz			***
Blancho Grohom	vio. ord.	75	75
Blanche Graham		25 25	25
Jessie La Toure Lawrence Behl	1		25
	drunk	5	30
Lon Thomas	vio. ord.	10	10
		10	10
JOUU Mever		10	10
16-James O'Connell	drunk	10	5
	••	10	
James Britt	••	10	5
	••	10	
17-Geo. Beicyle Joseph Schwab	pet. larc'y	50	-
Joseph Schwab		50	-
NICHOIAS Martin	drunk	10	
	0 0 1 +	5	4
ro-Joun Beiz.	drunk	1Ŏ	10
19-Wm. E Jones.		ĩŏ	10
20-Joseph Bush		10	
22-Pat'k Nixon		ĩŏ	5
James Jakway. Geo. Stoddard. Wm. Sherwood	••	cost	5
Geo Stoddard			5
Wm Sherwood		10	
		5	
Thos. Maher		3	3
Thos. Kane. Mary Dwyer Mich. Gill. Henry Otto		10	5 75.
Mary Dwyer		10	
Mich. Gill		10	5
Henry Otto	••	3	3
Henry Otto Garmer Thompson Joseph Delanty	••	5	
Joseph Delanty	••	10	5
20-Levi namiton		10	
Thos Flannery		'st	5
Thos Flannery	hot'l fra'd o	'st	5
Thos Flannery	hot'l fra'd o petit lar'y	'st 20	5 5 5
Thos Flannery	bot'l fra'd o petit lar'y drunk	'st 20 5	5
Thos. Flannery Joseph Knuffer Henry Pullman, 24-Mich. Mulligan Thos. Gorman	hot'l fra'd o petit lar'y	'st 20 5 10	5
Thos. Flannery Joseph Knuffer Henry Pullman, 24-Mich. Mulligan Thos. Gorman	bot'l fra'd o petit lar'y drunk	'st 20 5 10 10	5
Thos.Flannery Joseph Knuffer Henry Pullman, 24-Mich. Mulligan Thos, Gorman 26-James Reed	hot'l fra'd o petit lar'y drunk	'st 20 5 10 10 10	5
 Thos. Flannery Joseph Knuffer Henry Pulman,	hot'l fra'd c petit lar'y drunk	'st 20 5 10 10 10 5	5
 Thos. Flannery Joseph Knuffer Henry Pulman,	hot'l fra'd c petit lar'y drunk	'st 20 5 10 10 10 5 5	5
 25-Levi Hamilton Thos.Flannery Joseph Knuffer Henry Pullman, 24-Mich. Mulligan 24-Mich. Mulligan 26-James Reed James Ellis James Stevens Joseph Lawler 	bot'l fra'd c petit lar'y drunk 	st 20 5 10 10 10 5 5 5	5
 Thos.Flannery Joseph Knuffer Henry Pullman 24-Mich. Mulligan Thos. Gorman 26-James Reed James Stevens Joseph Lawler David Congdon 	hot'l fra'd c petit lar'y drunk 	st 20 5 10 10 10 5 5 5 5 5	5
 Thos. Flannery Joseph Knuffer Henry Pullman, 24-Mich. Mulligan 26-James Reed James Elils James Stevens Joseph Lawler David Congdon Gilbert Gamoon 	bot'l fra'd o petit lar'y drunk assault	st 20 10 10 10 5 5 5 10	5
 25-Levi Hamilton Thos.Flannery Joseph Knuffer Henry Pullman, 24-Mich. Mulligan Thos, Gorman 26-James Reed James Ellis James Ellis James Stevens Joseph Lawler David Congdon Gilbert Gannon 27-Beni. McCafferv 	hot'l fra'd o petit lar'y drunk assault drunk	°st 205 10 105 55 50 105 55 105	5 5 5
 25-Levi Hamilton Thos.Flannery Joseph Knuffer Henry Pullman, 24-Mich. Mulligan Thos, Gorman 26-James Reed James Ellis James Ellis James Stevens Joseph Lawler David Congdon Gilbert Gannon 27-Beni. McCafferv 	hot'l fra'd o petit lar'y drunk assault drunk	25 20 10 10 5 5 5 5 10 5 5 5 5 5 5 5 5 5 5 5	5 5 5 5
 20-Levi Hamilton	hot'l fra'd c petit lar'y drunk assault drunk	205 10 10 10 5 5 5 5 10 5 5 5 5 5 5 5 5 5	5 5 5
 20-Levi Hamilton	hot'l fra'd c petit lar'y drunk assault drunk	°st 10 10 5 5 5 5 10 5 5 5 10 5 5 5 10 5 5 5 10 5 5 5 10 5 5 5 10 5 5 5 10 5 5 5 10 5 5 5 5	5 5 5 5 5 5 5
 25-Levi Hamilton Thos.Flannery Joseph Knuffer Henry Pullman, 24-Mich. Mulligan 26-James Reed James Stevens Joseph Lawler David Congdon Gilbert Gannon 27-Benj. McCaffery Sylvester Dempsey Anthony Kesslar John Murphy	hot'l fra'd c petit lar'y drunk assault drunk assault	2510 10105555055550 10555500555003	5 5 5 5 5 5 5 5 3
 25-Levi Hamilton Thos.Flannery Joseph Knuffer Henry Pullman, 24-Mich. Mulligan 26-James Reed James Stevens Joseph Lawler David Congdon Gilbert Gannon 27-Benj. McCaffery Sylvester Dempsey Anthony Kesslar John Murphy	hot'l fra'd c petit lar'y drunk assault drunk assault	°st 10 10 5 5 5 5 5 5 5 5 5 5 5 5 5 10 5 5 5 10 5 5 5 10 5 5 5 10 10 5 5 5 10 10 5 5 5 5	5 5 5 5 5 5 3 10
 25 – Levi Hamilton	hot'l fra'd c petit lar'y drunk assault drunk assault drunk drunk	225 1010555505550 1030051055500 103000 10000000000	5 5 5 5 5 5 5 5 10 10
 20-Levi Hamilton	hot'l fra'd c petit lar'y drunk assault drunk assault drunk 	2250 1000555505550300 1000555505550300 10000000000	5 5 5 5 5 5 3 10
 25-Levi Hamilton	hot'l fra'd c petit lar'y drunk assault drunk assault drunk drunk	225 1010555505550 1030051055500 103000 10000000000	5 5 5 5 5 5 5 5 10 10
 25 – Levi Hamilton	bot'l fra'd c petit lar'y drunk assault drunk assault drunk assault 	2250 1000555505550300 1000555505550300 10000000000	5 5 5 5 5 5 5 5 10 10
 25 – Levi Hamilton	bot'l fra'd c petit lar'y drunk assault drunk assault drunk assault 	°22 5 100 10 5 5 5 5 10 5 5 5 5 10 5 5 5 10 3 10 10 10 10 10 10 10 10 10 10 10 10 10	5 5 5 5 5 5 5 10 10 10
 25 – Levi Hamilton	bot'l fra'd c petit lar'y drunk assault drunk assault drunk assault 	2250 100555505550 1001055550 100100 100100 100100 100100000000	5 5 5 5 5 5 5 10 10 10
 25-Levi Hamilton	bot'l fra'd c petit lar'y drunk assault drunk assault drunk assault 	25 20 50 10 10 55 55 10 55 50 10 10 10 10 10 10 10 10 10 10 10 10 10	5 5 5 5 5 5 5 10 10 10 10 10 2 50 10
 25-Levi Hamilton	hot'l fra'd c petit lar'y drunk assault drunk assault drunk vio. ord.	°st 2050 100555505503000000000000000000000000	5 5 5 5 5 5 5 5 5 10 10 10 10 10 2 50 10
 25-Levi Hamilton	bot'l fra'd o petit lar'y drunk assault drunk assault drunk vio. ord. drunk	, 205 10 10 55 55 10 55 50 10 10 10 10 10 10 10 10 10 10 10 10 10	5 5 5 5 5 5 5 10 10 10 10 10 2 50 10
 20-Levi Rainfton	hot'l fra'd c petit lar'y drunk assault drunk assault drunk vio. ord. drunk pet. lar.	$\frac{1}{20}$ $\frac{10}{10}$ $\frac{10}{5}$ $\frac{5}{5}$ $\frac{5}{5}$ $\frac{5}{10}$ $\frac{5}{10}$ $\frac{3}{10}$ $\frac{10}{10}$ $\frac{10}{5}$ $\frac{5}{50}$	5 5 5 5 5 5 5 5 5 10 10 10 10 10 2 50 10
 20-Levi Hamilton	hot'l fra'd petit lar'y drunk assault drunk assault drunk vio. ord. drunk pet. lar. drunk	$\frac{1}{20}$ $\frac{10}{10}$ $\frac{10}{5}$ $\frac{5}{5}$ $\frac{5}{5}$ $\frac{5}{10}$ $\frac{5}{3}$ $\frac{10}{10}$ $\frac{10}{10}$ $\frac{10}{5}$ $\frac{10}{10}$ $\frac{10}{5}$ $\frac{10}{10}$ $\frac{10}{5}$ $\frac{10}{5$	5 5 5 5 5 5 5 5 5 10 10 10 10 10 2 50 10
 25 – Levi Hamilton	bot'l fra'd petit lar'y drunk assault drunk assault drunk vio. ord. drunk pet. lar. drunk	$\frac{1}{20}$ $\frac{10}{10}$ $\frac{10}{5}$ $\frac{5}{5}$ $\frac{5}{5}$ $\frac{5}{5}$ $\frac{10}{10}$ $\frac{10}{10}$ $\frac{10}{10}$ $\frac{5}{10}$ $\frac{10}{10}$ $\frac{10}{10}$ $\frac{5}{10}$ $\frac{10}{10}$ $$	5 5 5 5 5 5 5 5 5 10 10 10 10 10 2 50 10
 25 – Levi Hamilton	hot'l fra'd petit lar'y drunk assault drunk assault drunk vio. ord. drunk pet. lar. drunk	$\frac{1}{20}$ $\frac{10}{10}$ $\frac{10}{5}$ $\frac{5}{5}$ $\frac{5}{5}$ $\frac{5}{5}$ $\frac{10}{10}$ $\frac{3}{10}$ $\frac{10}{10}$ $\frac{5}{50}$ $\frac{10}{10}$ $\frac{10}{10}$ $\frac{50}{10}$ $\frac{10}{10}$ $$	5 5 5 5 5 5 5 5 5 10 10 10 10 10 2 50 10
 20-Levi Hamilton	hot'l fra'd petit lar'y drunk assault drunk assault drunk vio. ord. drunk pet. lar. drunk	$\frac{1}{20}$ $\frac{10}{10}$ $\frac{10}{5}$ $\frac{5}{5}$ $\frac{5}{5}$ $\frac{5}{5}$ $\frac{10}{10}$ $\frac{10}{10}$ $\frac{10}{10}$ $\frac{5}{10}$ $\frac{10}{10}$ $\frac{10}{10}$ $\frac{5}{10}$ $\frac{10}{10}$ $$	5 5 5 5 5 5 5 5 5 10 10 10 10 10 2 50 10
 25 – Levi Hamilton	hot'l fra'd petit lar'y drunk assault drunk assault drunk vio. ord. drunk pet. lar. drunk	$s_{10} = 1000 + 1000 + 10000 + 10000 + 100000 + 100000000$	5 5 5 5 5 5 5 5 5 10 10 10 2 50 10 10 4 95.
 20-Levi Hamilton	bot'l fra'd petit lar'y drunk assault drunk assault drunk vio. ord. drunk pet. lar. drunk pet. lar.	st_{20}^{5} 10 10 5 5 5 5 10 5 5 5 10 3 10 10 5 5 5 5 10 3 10 10 5 5 10 10 10 10 5 10 10 10 10 10 10 10 10 10 10 10 10 10	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
 23 - Levi Hamilton	bot'l fra'd petit lar'y drunk assault drunk assault drunk vio. ord. drunk pet. lar. drunk pet. lar.	st_{20}^{5} 10 10 5 5 5 5 10 5 5 5 10 3 10 10 5 5 5 5 10 3 10 10 5 5 10 10 10 10 5 10 10 10 10 10 10 10 10 10 10 10 10 10	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
 20-Levi Hamilton	bot'l fra'd petit lar'y drunk assault drunk assault drunk vio. ord. drunk pet. lar. drunk pet. lar.	st_{20}^{5} 10 10 5 5 5 5 10 5 5 5 10 3 10 10 5 5 5 5 10 3 10 10 5 5 10 10 10 10 5 10 10 10 10 10 10 10 10 10 10 10 10 10	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
 20-Levi Hamilton	bot'l fra'd petit lar'y drunk assault drunk assault drunk vio. ord. drunk pet. lar. drunk pet. lar.	st_{20}^{5} 10 10 5 5 5 5 10 5 5 5 10 3 10 10 5 5 5 5 10 3 10 10 5 5 10 10 10 10 5 10 10 10 10 10 10 10 10 10 10 10 10 10	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
 20-Levi Hamilton	bot'l fra'd petit lar'y drunk assault drunk assault drunk vio. ord. drunk pet. lar. drunk pet. lar.	st_{20}^{5} 10 10 5 5 5 5 10 5 5 5 10 3 10 10 5 5 5 5 10 3 10 10 5 5 10 10 10 10 5 10 10 10 10 10 10 10 10 10 10 10 10 10	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5

g.

Laura Casey. Flora Jackson..... Fred Haliman.....

Peter McEnter.....

James Kane. Erwin Lorenzo. Frank Hulbert. Chas. Jones.

Solomon Englander... Joseph Klingler. Louis Hamilton....

drunk

۰.

• •

..

vio. ord.

drunk

• •

er... cru. to ani. 10 er... drunk 10

10 10 10

5

10

10

15

10 10 5

10

5

10

I, B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing report contains a true and correct statement of all the moneys received by me as such clerk during the month of November, 1886, for fines, ponalties and costs imposed by the Police Justice and Police Commissioners of said city. B. FRANK Enos, Clerk.

Sworn to before me this 9th day of December, B. KEELER, Com. of Deceds. 1886.

By the Clerk-

To the Honorable Common Council of the City of Rochester :

GENTLEMEN: The undersigned, Commis-sioners of Excise of the City of Rochester, report that moneys have been received by said Commisthat moneys have been received by said Commis-sioners from the persons named, and in the re-spective amounts set forth in the following schedule, commencing Nov. 1st, 1886, and ending Nov. 30th, 1886, for licenses to sell and dispose of strong and spiritnous liquors, ale, beer and wine, in quantities less than five gallous at a time, at the places herein named, and that this report contains a statement of all the money received during said month, viz:

month, viz:
Nov. 1:
Gillard, Valentine, 196 North Clinton st...\$
Biesser, Geo. W... 292 South ave......
Wagner, Dora, 178 North ave.....
Cooney, Henry, 744 E. Main st.....
Brautigan, John A., 96 Pinnacle ave....
Updike, S. W., 169 State st.....
Ford George, Central ave. and Front st...
Schaeffer, F. J. & G., 110 Court st...
O'Lougnlin, John, 217 Smith st.
Thomas, Jeremiah, 328 Monce ave.....
Courneen, James, 48 S. St. Paul st.....
Woehelin, Gustave A., 41 Herman st.....
Nov. 8: Nov. 8: Hyde Brothers, 129 South ave. Leosard, John, 130 Mill st. Schaus, Philip, Clinton and Lowell sts. Oberst, Henry, 109 Front st. Pinck, Louis, 9 S. St. Paul st. Weber, George Peter, 42 Baden st. Weider, George J., 43 Grand st. McBride & Crowley, 540 Plymouth ave. Gibbs, George, Philander, cor. German st Griebel, Ferdinand, Favor su., cor. West ave. Nov. 8 ave Nov. 15 : Slavin, Matthew, 186 Mill st. Reiber, Wm., Childs and Lime sts. Schairer, Anton, 257 Mill st. Burker, Jacob, Sherman, cor. Bauer st. Englert, George, 248 North ave Bauerschmidt, Mary A., 49 Frout st. Dopp, Frank, 188 Maple st. Rodenburgh, Cornelius, 68 Spring st. Haungs, August, 13 Wilder st. Brewer, Samuel S., 8 Front st. Hall, Leo J. & Bro., 164 East ave. ave ... Brewer, Samuel S., 8 Front st.... Hall, Leo J. & Bro., 164 East ave.... Nov. 22: Duffy, Wm., 115 Mill st... Klingelhofer & Brown, 336 North ave... Schwing, William, 181 Orange st... Duffy, Catharine, 449 Plymouth ave... Marts, William, 180 Oak st... Dopps & Steele, Brackett House... Walton, James M., 64 Mill st... Schaad, Philip, 245 South ave... Nov. 29:

Klein, John, 114 Rowe st..... Quam, George A., 257 Pinnacle ave..... Veltz & Ebel, Hanover, cor. Pryor sts.... 50 00 2 50 00 2 50 00 2

Total amount received and deposited with

CONRAD HERZBERGER, JAMES MALLEY.

Excise Commissioners. Dated November 30th, 1886.

STATE OF NEW YORK, COUNTY OF MONROE, CITY OF ROCHERTER. 88.

The undersigned, commissioners of excise for the city of Rochester, being duly sworn, each for himself, says that the above report of persons licensed, the date of their license and their respectfrom them is in all respects just and true, and that said report contains a statement of all the licenses saute report contains a statement of an the necesser granted and all moneys received by them during the month of November, 1886. POMEROY P. DICKINSON, CONRAD, HERZBERGER,

JAMES MALLEY, Excise Commissioners.

Subscribed and sworn to before me this 30th day ' f November, 1886. JOHN H. MASON, Commissioner of Deeds. of November, 1886.

 $\begin{array}{ccc} 50 & 00 \\ 50 & 00 \\ 50 & 00 \end{array}$ Ordered received, filed and published.

By the Clerk-

50 00 50 00 50 00 50 00 50 00 To the Hon. the Common Council : 50 00

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Dec. 14, 1886.

35 00 50 00 GENTLEMEN: I hereby report that the city as sessors have delivered to me, certified and sworn to, as required by law, the following assessment 50 00 50 00 rolls, viz.: 50 00 60 00

Chestnut park asphaltum improvement.

Hayward park asplantum improvement. Spencer st. flag walk. Center st. flag walk. **5**0 00

60 00

50 00 50 00 Harris ave. plank walk.

75 00 50 00

Diem st. plank walk. Mansion st. grading. Delevan st. stone sewer. Borchard st. grading. 50 00

- Carter st. plank walk. Carlton place plank walk. Reynolds st. stone sewer. 50 00

50 00 Plymouth ave. and Strong st. plank walk. 50 00

Mansion st. plank walk. N. St. Paul st. pipe sewer. Respectfully submitted, PETER SHERIDAN, City Clerk. 50 00

50 00

.

Ordered received, filed and published. By Ald, Stein-Resolved, That the assess-50 00 30 00 ment rolls for:

60 ÖÖ

- North St. Paul street pipe sewer, No. 3,017, Mansion street plank walk, No. 2,940, 50 ÖÖ 50 00
- Plymouth avenue and Strong street plank 50 00 walk, No. 3,030.

54 00 Reynolds street stone sewer, No. 3,029,

- Carlton place plank walk, No. 2, 988, Carter street plank walk, No. 3, 9015, Borchard street grading, No. 2, 971, 50 00
- 66 00 60 00
- 50 00
- 65 00 Delevan street stone sewer. No. 2,983,

50 00

Mansion street grading, No. 3, 016, Diem street plank walk, No. 2, 872, Harris avenue plank walk, No. 3, 028, 50 00 50 00

Center street flag walk, No. 3,027

Spencer street flag walk, No. 3.042

60 00 54 00 50 00 Hayward park plank walk and grading, No. 3,021

 $55 & 00 \\ 50 &$ Chestout park asphaltum Improvement, No. 2,962.

50 00 Be and they hereby are confirmed. Adopted 50 00 60 00 by the following ballot:

50 00 Ayes-Ald. Tracy, Coughlin, Marson, Wat-50 00 son, Kohlmetz, Fritzsche, Elliott, Foley, Man-

deville, Swikehard, Weider, Stein, Bohrer, request you to take action in this matter at the earliest possible time. By Ald. Kelly-

To the Honorable, the Common Council:

GENTLEMEN: Your petitioners, representing the laboring element of our city, respectfully state that a committee from the labor organizations of Rochwaited upon the Executive Board of the ester. ester, wated upon the Executive Board of the city, asking the reason for the contemplated reduc-tion in the pay of laborers employed by the city from \$1.50 to \$1.25 per day, and were informed by said Executive Board that the funds appropriated said Executive Board that the funds appropriated for its use were insufficient to carry them through the fiscal year, and in order to make said moneys meet the necessary anticipated expenses, it would be necessary to make such reduction. Your petitioners further represent that the la-borers referred to are reputable citizens and are also taxpayers in this city, and by their labor and their said taxes and in a large measure to accumu-te the funds needed to meet the high salaries of

here bard uses and here have the high salaries of city officials, whose rate of pay is not reduced through smallness of appropriations. Your petitioners further state that by such re-

Your petitioners in ther state that by such re-ductions, as specifically shown in the matter of the Goodman streetsewer, under contract to Messrs. McConnell & Jones, naturally result in the em-ployment of foreign and pauper labor in place of free American labor; that said pauper labor is of the construct of one country of the the free American labor; on at said pauper labor is of no real benefit to the country, as they do not be-come citizens and pay no taxes, but generate di-sease and epidemics by their low and indecent manner of life, and by taking the place of Ameri-can citizens add to fill our charitable institutions and poor-houses.

Your petitioners claim that \$1.25 per day is insufficient to meet the necessary living expenses of a sumcient to meet the hecessary hving expenses of a family, with rents, coal and provisions, at the present high rates, and further, that your honorable body can, by averting such reduction, relieve the tax-payers of the city of a gr. at burden, as the citizen, if he is subjected to such reduction, is placed under the humiliating necessity of asking aid from the poor department.

"Your petitioners believe that an appropriation sufficient to enable said Executive Board to continue the present rate of wages—\$1.50 per day--would be serving the best interests of the city at large, more than by the appropriation of any sum you may be called upon to make whether for public parks or some other scheme to increase the tax budget.

Your petitioners therefore pray your honorable body to make a sufficient further appropriation to enable the Executive Board to complete the year ensure the executive Board to complete the year without any reduction in the laborers' wages, be-lieving that it is better to appropriate money for this purpose than to devote it to the support of your poor house, and your petitioners will ever pray, etc.

ROCHESTER CENTRAL LABOR UNION, By order of Executive Board.

Ald. Foley moved that the communication be referred to the Finance Committee and Executive Board. Adopted.

By Ald. Watson-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-Recognizing the importance of medical charities to the city poor and also being aware of the fact, that no special medical aid is we the undersigned graduates in medicine, have organized an association for the purpose of affordine dispensary aid to that class of persons.

We offer our services gratuitously, for stated hours of each afternoon of the week. We have provided for the payment of all medicaes, except for such patients as shall be absolutely destitute of pecuniary means. We respectfully request your honorable body to

carefully consider the plans we have made for this medical charity, and to grant us suitable rooms-heated during the winter months-also we

SARAH R. A. DOLLY, MARY E. STARK, ANNA N. SEARING, HARRIET M. TURNER. CYNTHIA SMITH, SARA H. PERRY, LETTIE H. WOODRUFF, F. F. HAMILTON, MARY J. Slaight

Ald. Watson moved that the communication be referred to the City Property Commit-Adopted. tee.

ACTION ON ORDINANCES. FIRST ORDINANCES.

BASIN STREET WIDENING

BASIN STREET WIDENING BY AIA. Bohrer-Resolved. That the following im-provement is necessary, viz: The widening of the westend of Basin street, and the territory deemed necessary to be taken tweetfor is des-cribed as follows, viz: A s rdp of land, including time brick building thereon, eleven (11) feet and eleven (11) inches in depth on an 1 adjoining the existing north line of Basin street aforesaid. Resolved, further-That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof viz: One tier of lots on each side of Basin street, from Ex-change street to Aqueduct street, from Basin street to the Erie canal aqueduct; also, one tier of lots on the east side of Aqueduct street, from Basin street so the exide canal aqueduct; site, the north line of the al aqueduct. And the Clerk is hereby directed to publish notice in

building owned by Ezra Andrews, to the aforesaid Eric canal aqueduct. And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement are required to attend the Common Coun-cil on Tuesday evening, Dec. the 28th, 1886, at7:00 o'clock, at the Common Council Chamber, when allega tions will be heard. Adopted. Adopted.

HAWLEY AND SEWARD STREET SEWER. By Ald. Marson-Resolved, That the Cl.y Surveyor ascertain and report to this Council the expense of constructing a vibrified pipe sewer in portions of Hawley and Seward streets. Adopted

The Surveyor submitted as such estimate, \$2,500, By Ald, Marson-Resolved, That the following im-provment is necessary, viz: The construction of a vitrified pipe sewer twenty (30)

By Aid. Marson-Resolved, That the following improvment is necessary, viz.
The construction of a vitrified pipe sewer twenty (20) inches in diameter in Sewaro street, beginning at the sewer in Strong street, and extending southward to the produced medial line of Hawley street; thence the construction of a vitrified pipe sewer eighteen (13) inches in diameter along the medial line of Hawley street; thence the construction of a vitrified pipe sewer eighteen (13) inches in diameter along the medial line of Hawley street; thence the construction of a vitrified pipe sewer eighteen (13) inches in diameter along the medial line of Hawley street is the product street, with the necessary mainholes, single constructions of a vitrified pipe sewers; also, the required roadway grading and gutter formations.
An dot whereas, The Cuty Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reported the same at \$2,500, which estimate is heefed approved.
All the erritory included within and described by the following boundary lines, viz: Beginning at the intersection seward and Strong streets; thence westery along Strong street, excepting one tier of lots on the south side thereof to Jefferson avenue; thence southerly along Jefferson avenue, and initial street and including one tier of lots on the south side thereof to Jefferson avenue, and seward street; the ce enortherly along Street; the ce wortherly along Street; the ce northerly along Street; the constring the lot on the hortheast corner of Jefferson avenue and Seward street; the ce wortherly along Street; thence west all as the east side thereof to Magnolia sureet; excepting the lot on the hortheast corner of Jefferson avenue and Seward street; thence mortheast side thereof to a point 100 feet west of Plymoath avenue; hence westery along Street is thence westery along the east of the south side thereof to a point 100 feet west of Plymoath avenue; thence westery along filt st, including one tie

And further resolved. That the taxpayers to be as-tessed for making such improvements may pay their assessments in three equal payments, as follows: One-third of the amount asses ed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confir-mation of said roll, and the remaining one-third with in two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last install-ment, a discount will be allowed at six ner cent, per ment, a discount will be allowed at six per cent. per annum

annum, And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said un-provement, are required to attend the Common Coun-cll, on Tuesday evening, December the 23th, 1856, at 7 0'clock, at the Common Council Chamber, when allegations will be heard.

Agopted.

HAWLEY, SEWARD, BEYNOLDS AND FLINT ST. SEWER.

HAWLEY, SEWARD, REYNOLDS AND FLINT ST. SEWER. By Ald. Marson-Resolved, That the City Survey-or ascertain and report to this Council the expense of constructing a vetrified pipe sewer in portions of Haw-ley, Seward, Reynolds and Fint streets. Adopted. The Surveyor submitted as such estimate, \$4,500. By Ald. Marson-Resolved. That the following improvement is necessary, viz.: The construction of a vetrified pipe sewer twenty (20) inches in diameter in Seward st eet, beginning at the sewer in Strong street and extending southward to the produced mediai line of Hawley street; thrucs the Construction of a vetrified pipe sewer eighteen (18) inches in diameter along Hawley street to the medial line of Reynolds street; thence along Reynolds street southward to the medial line of Flint st.; thence the

construction of a vetrified pipe sewer eighteen (15) inches in diameter along Hawley street to the medial line of Reynolds street; thence along Reynolds street Southward to the medial line of Flint st.; thence the construction of a vetrified pipe sewer niteen (15) inches in diameter along Fints st. to a point one nuncred a. d thirty-five (133) feet west of the west line of Reynolds st.; with the necessary manholes, strFace sewers, lot laterals and connections properly appertaining to the several aforesaid sewers; also the required roadway grading and guiter formation. And Whereas, The City Surveyor, under the lirec-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$4,500, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, to: Resolved, further, that the following not iter of lots on the south side thereof, to Jefferson avecute; thence westerly along Strong street excepting one tier of lots on the south side thereof to Seward st., except-ing the lot on the N. wcorner of Jefferson ave, and cluding one tier of lots on the east side thereof, to Magnolia st., excepting the lot on the notheast cort, on and northerly along Strene cortheasterly and northerly along Seward st.; thence easterly along Magnolia st. and uncluding one tier of lots on the southerly along Seward st.; thence northeasterly and northerly along Seward st.; thence northeasterly and seward st. and including one tier of lots on the anotheast side thereof to beymard st.; thence thereof to a point one hundred (100) feet west of Plymouth av., it nece westerly, including one tier of lots on the anoth seward st. and including one tier of lots on the anoth side of Flint st. to Seward st.; thence thereof to a point one hundred (100) fe

ment are required to attend the Common Council on Tuesday evening, December 28th, 1886, at 7 o clock, in the Common Council Chamber, when allegations will be heard Adopted.

HAMBURG STREET SEWER.

By Ald. Ma:son-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of constructing a virified rips sewer in Hamburg street

Adopted. The Surveyor submitted as such estimate, \$675.

0 Ť A

By Ald. Marson-Resolved. That the following im-provement is necessary, viz: The construction of a vicified pipe sewer diteen (15) inches 1. diameter in H imburg street, ... ginning at a point thirty (30) feed west of the west line of the than street, and extending west ward to intersect the sewer in S. Joseph stret, with the necessary mashes, sur-face sewers, lot laterals and lot connections; also the to adway grading aud gutter formation. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$676, which estimate is hereby approvea. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of 1080 on each 3.de of Hamburg street, from Chatham street to S. Joseph street. And the Clerk is hereby approved the Revised Charter of 1880 of the City of Rochster, that all persons interested in the subject matter of said improve-ment are required to attend the Common Council, on Saturday evening, December the 28th, 1856, at7160'clock, at the Common Council Chamber, when allegations will be heard. at the Comme Adopted.

FINAL ORDINANCES.

The final ordinance for McFarlin alley plank walk was called up, and, on motion of Ald. Foley, action was postponed two weeks. Ald. Coughlin moved that action on the final

ordinance No. 3,062, for a plank walk on Adopted. Frankfort street, be reconsidered.

Ald. Coughlin moved to amend the ordinance by substituting for the words "for the distance of 400 feet " the words " to John C. Mason's south line." Adopted.

Action on the ordinance was postponed two weeks under the rule.

LOCAL IMPROVEMENT ASSESSMENTS.

CITY TREASURER'S OFFICE, } ROCHESTER, N. Y., Dec. 11, 1886. }

10 the Hon. the Common Council:

To the Hon. the Common Council: GENTLEMEN: I hereby cerify that the Executive Board have notified me that the work authorized under Ordinance No. 2,854, for East avenue repair, care and sprinking, has been completed. The smout to be assessed upon the property bene-fied. inclusing any interest that the city shall incur, or be entitled to, for the use of its funds, is \$1,575. Yours respectfully, JOHN A. DAVIS, Treasurer:

LOCAL IMPROVEMENT ASSESSMENT No. 2,854.

EAST AVENUE REPAIR, CARE AND SPRINKLING.

y Ald. Stein-Whereas, The Common Council upon the 22d day of February, 1886 enact an ordi-ce for the repair, care and sprinkling of East Bv dia nance

addree for the repart, the and sprinking of bast avenue; And, Whereas, The City Treasurer has reported the actual expense of said improvement to be the sum of \$1,375, including such interest as the City has paid or become hable for.

And the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as follows:

Control described as follows: One tier of lots on each side of East avenue, from Goodman street to the east like of the city. Inerefore, Resolved, That the sum of \$1,575, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Fratt, V. Fleckenstein and Wm. Maher, the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said City so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of such improvement; and said as Assessors are hereby which each shall be deemed to acquire by the making of such improvement; and sain Asseesors are hereby notified to meet for this purpose, on Saturday, the 18th day of December, 1856, at nuce o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes-Ald, Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Folge, Mandeville, Swikze-hard, Weider, Stein, Bonrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 11, 1886.

Io the Hon. the Common Council .

GENTLEMEN :-- I hereby certify that the Executive Board have notified me that the work authorized under

LOCAL IMPROVEMENT ASSESSMENT, No. 2.867.

LUGAL INFROVEMENT ASSESSMENT, No. 2,867. HENRIETTA AVENUE IMPROVEMENT. By Ald. Stein-Wereas, The Common Council did upon the 20th day of April, 1836, enact an Ordinance for the limerovern-nt of Henrietta avenue. And. whereas the City Treasurer has reported the artual expense of said improvement to be the sum of \$1,6117. And the option of said city which said Common Council deemed would be becefited by said improve-ment described as tollows: The field The portion of said city which said Common Council deemed would be benefited by said improve-ment of lois on e ch side of Henrietta svenue, the said Henrietta avenue. Therefore, Resolved, That the sum of \$1516.17 being the whole amount of the expense aforesaid, shall be assessed on such tots and parcels of land. And L. A. Pratt, V. Fleckensrein and Wm. Maher, had boises withing the portion or part of said alty so designated, of the said and directed to make an assessment upon all the lois a.d parcels of and boises withing the portion or part of said alty so designated, of the said anount of expense, in proportion, as nearly as may be, to the advantare whole aenoner: and said Assessors are nereby notified to meet for this purpose, on Saturday, the field day of December 1886, at 90'citock in the for-non, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Arges-Ald, Tracy. Complim Masten Wetner Wetner Wetner

Hall. Adopted by the following vote: Ayes-Ald. Tracy. Couphlin, Marson, Watson, Kohl-metz, Fritzsche. Filiott, Foley, Mandeville, Swikehard, Welder, Stein, Bohrer, Kelly. Schaeffer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec 11, 1886.

To the Hon. the Common Council:

To the Hok, the Common Council: GENTLEWEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,998, for Central avenue improvement has been completed. The amount to be assessed upon the property benefit ed, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$8,492.92. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,998.

CENTRAL AVENUE IMPROVEMENT.

By Ald. Stein-Whereas, The Common Council did, upon the 29th day of June. 1886, enact an ordinance for Central avenue 10 provement. And whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$8,492.87 including such interest as the city has paid or become liable for, of add aity which said Common

56.432.42 finding such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Ceutral avenue, from North avenue to sciol street. Therefore, Resolved, That the sum of \$8,492.92, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Frat, V. Fleckenstein and Wm. Mahar, the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of lands and houses within the potion or part of said City so fail be deemed to acquire by the making of said im-provement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 18th day of De-cember, 1856, at nine o'clock in the forenon, at the office of the City Assessors. No. 15 City Hall. Adopted by the following vote: Apes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Fo ey, Man eville, Swikehard, Weider, Stein, Bohrer, Keily, Schaeffer-15.

CITY TREASURER'S OFFICE, } Rochester, N. Y., Dec. 13, 1896. 5

10 the Hon. the Common Council:

GENTLEMENT. I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,999, Flint street plank walk has been completed.

The amount to be assessed upon the property bene-87

FLINT STREET PLANK WALK.

LOCAL IMPROVEMENT ASSESSMENT No. 2,999. FLINT STREET PLANK WALK. By Ald Stein-Whereas, The Common Council did non the 29th day of June, 1836, enact an ordinance for plank walk on Flint street. And Whereas, The City Treasurer has reported the netual expenses of said improvement to be the sum of \$704,84, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows : One ther of lots on each side of Flint street, from Plymonth avenue to Gruese street, Therefore Resolved, That the sum of \$704.84, being the whole amount of the expenses aforesaid, shall be assessed on such lots andparcels of land. And L. A. Prati, V. Fleckenstein and Wu., Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so designated, of the said amount of expense, in propor-tion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said in-provement; and said assessors are hereby notified to meet for this purpose on Saturday, the 18th day of Dec., 1856, at nine o'clock in the forenoon, at the office of the City Assessors, No, 15 City Hall. Acopted by the follow my vote: Arges-Aid. Tracy, Coughlin, Marson, Watson, Kobl-metz, Fritzsche, Elliot, Foley Mandeville, Swike-hard, Weider, stein, Bonrer, Kelly, Schaeffer-15. CITY THEASURER'S OFFICE, Bochester, N.Y., Use, 11, 1866. {

CITY TREASURER'S OFFICE, Rochester. N. Y., Oce. 11, 1866.

To the Hon, the Common Council:

GENTLEMEN-I hereby certify that the Executive Board have notified nethat the work authorized under Ordinance No. 3,014, for lowell st. improvement, has been completed.

been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$16,683.81 Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 3,014. LOWELL STREET IMPROVEMENT.

LOCAL IMPROVEMENT ASSESSMENT No. 3,014. LOWELL STREET IMPROVEMENT. By Ald, Stein-Whereas, The Common Council did upon the 13th day of July, 1856, enact an ordinance for the improvement of LOWell street. And whereas, the City Treasurer has reported the actual expenses of said improvement to be the sum of 516,653.81. including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Lowell street, from North St, Paul street to North Clinton str et. Therefore, resolved, That the sum of 516,653.81, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Wm. Maher, the Assessors of said dity, not interested in any of the property so benefited, and not of kin to any person so interested, are nereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in pro-portion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said timprovement; and said Assessors are hereby notified to meet for this purpose, on Saturday, the 18th day of December, 1856, at nue o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Ad pted by the following vote: Ayes—Ald Tracy, Congulin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bonrer, Keily, Schaeffer-15.

CITY TREASURER OFFICE, Rochester, N. Y., Dec. 11, 1886.

To the Honorble the Common Council:

To the Honorbic the Common Council: GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under ordinance No. 3,022, for West avenue flag walk repairs has been completed. The amount to be assessed upon the property benefit-ed, including any interest that he city shall incur, or is entitled to, for the use of its funds, is \$155.52. Yours respectfully, JOHN A. DAVIS, Treasurer.

345

LOCAL IMPROVEMENT ASSESSMENT NO. 3,022. WEST AVENUE FLAG WALK.

By Ald. Stein-Whereas, The Common Counil did upon the 27th day of July, 1886, enact an ordinance for a flag walk on West avenue. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of

\$155.52, including such interest as the City has paid or become liable for.

And the portion of said City which said Common Council deemed would be benefited by said improve-ment is discribed as follows:

Council deemed would be benefited by said improve-ment is discribed as follows: To be there of lots on the north side of West avenue from york street to the east line of the property belonging to the heirs of Patrick Grehan. Therefore, Resolved, That the sum of \$15.52, being the whole amount of the dxpenses aforesaid. shall be assaid to nsuch lots and parcels of land, the Assessors of said City, not interested in any of the prerive obenetited, and not of kin to any person so interested, are hereby designated and directed to make assessment upon all the lots and parcels of lands end houses within the portion or part of said City so designated, of the said amount of expenses, in propor-tion as sensity as may be, to the advantage which each hall be deemed to cuite by the making of said im-provement; and said assessors are hereby notified to meet for the substance or short of shi do y of De-ember; 1856, as the o'clock in the forenon, at the office of the City Assessors, No. 13 City Hall. Adopted by Tracy, Conghlin, Marson, Watson, the heard of the solid wing vote: assessing the stem, Bohrer, Kelly, Schaeffer assessing the stem of the Shi day of De-ember, 1856, and the stem, Bohrer, Kelly, Schaeffer assessing the stem of the Shi by Schaeffer assessing the stem of the stem of the Shi by Schaeffer assessing the stem of the stem of the Shi

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 11th, 1886.

ROCHESTER, N. Y., Dec. 11th, 1886. To the Honorable Common Councel: GENTLEMEN: —I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 3,023, for South Union street flas cross-walk has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city saall incur, or is entitled to, for the use of its funds, is \$118.40. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 3,023.

SOUTH UNION STREET CROSSWALK.

BUTH UNION STREET CROSSWALK. By Ald. Stein—Whereas, The Common Council did upon the 32rd day of July, 1386, enact an ordinance for flag crosswalk on South Union s reet, And, Whereas, The Cily Treasurer has reported the actual expenses of said improvement to be the sum of \$118.40, including such interest as the city has paid or become liable for.

And the portion of said city which said Common Council deemed would be benefitted by said improvement is described as follows:
 One tier of lots on each side of Union park, from the east to the wet end there of; also one ther of lots on each side of Union park, from the east to the wet end there of; also one ther of lots on each side of South Union street, included between laces parallel to and three hundred and firly (350) feet for mark and south respectively the north and south assessed on such lots and parcels of land.
 And L. A. Pratt, Wm. Mahar and V. Fleckenstein, the Assessors of said city, not interested in any of the property so benefitted, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said timprovement; and said Assessors are hereby notified to meet for this purpose, on saturday the listh day of December, 1886, at 9 o'clock in the forenoon, at the office of the City Clerk.
 Atopted by the following vote:
 Atyes - A. Track, Cuughin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Madeville, Swikehard, weider, stein, Bohrer, Kelly, Schaeffer-16.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 13th, 1886.

To the Hon. the Common Council:

To the Hon. the Common Council: GENTLEMEN - I hereby certify that the Executive Board paye notified me that the work authorized un-der Ordinance No. 3639, for Thomas street plank walk has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$14.78. Yours respectfully, JuHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 3,039. THOMAS STREET PLANK WALK.

LOCAL IMPROVEMENT ASSESSMENT NO. 3,059. THOMAS STREET PLANK WALK. By Ald. Stein-Whereas, The Common Council did upon the 7th day of september, 1856, enact an ordinance for plank walk on Thom.s street. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$14.78, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be beneated by said improve-ment is described as follows: One tier of lots on each side of Thomas street from the northerly trainus thereof to Bernard street in front of which the walk was bult. Therefore Resolved, That the sum of \$14.78, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Fratt, W. Fleckenstein and Wm. Mahar, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portionor part of said city so desig nated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purposer, No. In the foremoon, at the office of the City Assessors, No. In the following of each Assessors, No. In the following of each Assessors, No. In the portion. Koh impetz, Fritz-che. Elitot, Foley mandeville Swikehard, Weider, Stein, Bohrer, Kely, Schaeffer-15. CITY TREASURE'S OFFICE, { Rocherstrer, N. Y., Dec. 13, 1586.}

CITY TREASURER'S OFFICE.

ROCHESTER, N. Y., Dec. 13, 1986. }

To the Hon, the Common Council:

GENTEMEN' I hereby certify that the Executive Gentement' in the common council: Gentement' is a set of the set of the council of the or Orchance No. 3.140, for Brown street pipe sewer has been completed. The amount to be assessed upon the property bene-fited, inclusing any interest that the city shall incur, or is entitled to, for the use of its funds, is \$1,529.38. Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 3.040. BROWN STREET PIPE SEWER.

By Ald Stein—Whereas. The Common Council did upon the 24th cay of August 1886, enact an ordinance for a pipe sewer in Brown street. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$1,529,83, including such interest as the City has paid or become liable for.

\$1.324 35, including such interest as the Oiry has paid or become liable for And the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as follows: On the rof lois on the southerly side of Brown street. Uncluded cerween the lines drawn perpendicu ar to the axis of the scientific and proposed severs. Therefore, Resolved, That the sum of \$1,529,38, be-ing the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and yof the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said City so designated, of the said Amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Sauraday, the 18th day of December, 188, at nine o'clock in the forenoon, at the office otthe City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliot, Foley, Mandeville, Swikchard, Weider, Stein, Bohrer, Kelly, Schaeffer-15. UNFINISHED BUSINESS.

UNFINISHED BUSINESS.

The following came up:

"By Ald. Schaeffer - Rosolved, That Tuesday evening, Dec. 14, 1886, be assigned as the time when any complaint or appeals from the assessments for opening a new street from Clifford street to Norcon street, will be heard. Adopted."

Allegations being called for, and no persons appearing, the roll was confirmed by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson. Wat-son, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

Action on the assessment roll for Lewis street sewer being in order, on motion of Ald. Man-deville, action was further pos poned two weeks.

EXECUTIVE BUSINESS.

By Ald. Kelly-Whereas, The term of office of all Commissioners of Deeds appointed for the city of Rochester will, by statute, expire whereas, the laws of the State of New York require the Common Council to "deterrequire the Common Jourch to Deter-mine and limit the number of Commissioners of Deeds in and for" the city of Rochester. Therefore, Resolved, That the number of Commissioners of Deeds for the ensuing two

years he, and hereby is, fixed at 800, and that the term of office of all Commissioners of Deeds that shall be appointed by the Common Council will expire on the last day of December, 1888. Adopted.

Ald. Kelly moved to proceed to appoint Commissioners of Deeds, and that the Clerk cast the hallot.

Adopted by the following vote. Ayes-Ald Trace, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Man deville. Switchard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

The following named persons having re-ceived the concurrent vote of the Council, were declared duly appointed :

COMMISSIONERS OF DEEDS.

Andrews E R Adams E N Alexander James Angle Chas E Aikenhead J M Abeles David Alt C C Angevine Edward Aikenead Wm Andrews JS Acker John L Backus Harry V Bowiby Frank H Budd Daniel Bonatot Luther Benedict Luther C Brotsch Fredk A Bier Martin Block Otto Bowen John J Brown Milton A Beckley John N Ball Henry E Blair Robert Brunswick E Brunswick E Bennett Reuben R Baker Fred H Burke W J Barnes Chas W Bayer H J Brinker Henry Burnam C Bishop J H Burgess J A Briggs Jas Burkhardt Martin Barron Martin Beacn Daniel B Bottsford W A Blakeslee C H Bell C W Ballentyne MJaenette Butler C T Brown James H Block Alvin Brooks Benjamin

Arnold H G Alexander John Annis Cortland Aldrich T F Alexander J V Achilles H L Albee H C Adis Robert Allis J W Aiken John M Barker Hiram L Bobcock John W Briggs W S Badger R A Bostwick J B Bowman J P Bruce David Jr Bruce David Jr Bates Wm M Bancker J J Button Thomas Brand Isador Bentley S D Briggs Hamlet S Bisgood John Brown John M Babcock H H Boss A Boss A Bowers S A Bills G W M Brewster H C Brown H L Butler Ralph Bausch E E Browing O Browning C J Brockett F A Beach W H Blackall B F Biackan B F Bills Monroe Blaker Chas D Bohacheck Edward Bradley John Bruff Chas A Beinbeidge L B Bainbridge J P Bassett Wayland G Bradley W T

Braver E J Beach J S Burns J S Bohrer Caring Frank W Combline F Conklin Benry W Child J H Clark H V Churchill F L Clark Wm P Culver J Z Chamberlain P Cailihan P Clackner A S Cook Chas S Casey J W Carroli Wm Chapin L S Carle A Cante A Connolly F H Cleveland S D W Crittenden F B Chester Thomas Cole F M Cochrane James Chapman H M Cheney J E Jr Connaughton P A Cary Edson L Cummings G H Covill D L Clark Florence H arine J Darlow Erastus Dowling Katharine Duempelman Louis C Devos Jacob J Drees August DeMallie Martin De Mallie Martin Dailey John Dakin Timothy J Dransfield Thomas Davidson C C Davy Burton H Davis C A Draper Geo P Draude F X De Blanwe John A De Blauwe John A Dean C F Deady Geo M Dubelbeiss C w Dubbeibeiss C W Dunbar L N DeMallie Isaac Evans James P Ely H P Eves W. H Ernst Chas B Enris B Frank Emerson Wm N Eidgerton H W Edgerton H H Ellis C S Erler E J Erler Wm Jr Fisk Edwin B Fisk Edwin B Forsyth Geo D Freeman B F Fitch A N Frost Henry C Fitchner D E Frothingham Thos Fish H L Jr Fredenburg C L Faber C C Fox John T Filon M Flynn L R Fleisher H H Frost E A Fairman Harry M Fritzsche Frank J Fritzsc French Martha J Galentine W A Gott Jas L Grainger L H Gaffin Christopher Groot W H Gummer F L Garlock J S

Benjamin D S Boyd John F Bohrer George Charles Cowley E A Cutler J B Clark W H Connors John Covell Henry C **Caerain** Charles Crittenden D L Cook Fred A Cole Anthony Churchill W W Cushman A H Campbell T C Caring George Craig J J Campbell G G Champion Jeff Cartter D K Crittenden W B Clarke J T S Crandall C J Clark P V Crouch F P Cleary J P Carnahan Geo A Campbell C S Cherry W E Jr Cummings Scott Donivan Louis Dickenson Frank W Dobbin S L Duffett Wm H Desmond John Denny C B Drake Fred E Dowd Geo M Davy C C DaLee W S Dunham D W Davis John H Dinkey John F Dwelle D W Day Belden S Danningburg Wm Dorthy John A Daus Louis H. Ely Erastus U Eagle F P Eastman Jos A Eagan Jos W Enders Chas Engleharat Edward Eilinger Henry Eckhard Conrad Ellwanger W I Edmonds W E Egan K C East Charles Ford Chas P Ferback Henry Foster W S Farrar Raleigh Feely D C Fanning John R Fee James Fraunberger Geo Foley John H Fisa H L French Seward Fulton N C Felix Jos Forsyth D W Furlong J E Frick Fred A Fritzsche Frank Gorton Homer Griffin P H Green Jas G Galentine E J Gormly SJ Goddard LJ Glover Geo

Green W A Hetzler Valentine Harrison Jas M Hovey Frank H Hoyt Chas E Hayward ES Hallock H P Harris Thomas Huuacheck Joseph Hackstaff N T Hulett A Harrison Henry Hagaman S W Hadley W C Hotchkiss Frank D Hill Henry M Humphrey Geo H Heberling Geo Hyde H Hulett T W Hulett T W Hawley F W Hone Chas A Harder John N Havens Jas S Hartel W J Hogan M H Harris D E Harris B F Hubbard W A House Geo W Hetzel Cnas F Irwin F J Jeffords C A Johnston James Jeffreys L A Joyce Patrick Jones Wm H Jeffries John H Jones H D Jones H D James H B Keef John H King Seymour Knope Joseph Kelly Thomas F Kondolf Frank N Kingsley H A Kingsley H A Kenne E J Kimmel August Kimmel August Keith Wm Keeler Bartholomew Leavenworth Eli Leavenworth Ei Losey Geo R Lewis Merton E Lansing Wm R Lee Wm B Levet W B Levet W B Leutchford A Lamb Geo W La Force John A 2nd Laux Edward Lyon C P Messerchmidt H H Maoning Chas E McPhail Ed J McDonald C Medcalf E M Mallory M L Moody Chas H Mc Gorry J A McMahan M J Murphy D B Mogridge J McNaughton H D Morris H W Miller Peter G Morey John E Jr Merrill H P Maurer Geo C Morse W G Meeker John L Mandeville W Mason John H Murphy Tillie G Martin Ed S McGonegal J B Miller Thos Meyer C C Maguire T H

Gefell Ed Gerrety L E Hulett P B Hall Fred'k B Hall W N Hail W N Hessiinger Joseph Heitig F A Hopkins John H Hobbie C K Halsey Adram Hollister Stephen G Harris Geo H Harvey Francis J Home F J Housnow Chas F Heusner Chas F Hotenkiss Jas E Howe J Henry Hughes M L Hammerlin C F Hazard A C Hoeft A E Hoeft A E Harris A H Henry Wm P Hunt C L Hale Wm B Howe Wm Hayes M D L Haller John J Herron Dorid Herron David Hutchinson F B Isbell Herve Johnson William Jacob William W Jones Horace Indson C B Judson C R Jones Harry C Jones S Case Joiner J R Joiner J R Jansen A Kinney J F Kelly Lorenzo Kase Nicholas Kolb Jacob King Geo T Kingsley Frank Knapp Geo J Keller C A Kleindenst Han Kleindenst Henry Koehler F A King Roswell H Lynn John D Lynn John D Loveridge Geo Lewis Wm H Lennon James Lansing W. V. K Lentner Geo C Lauer F C Jr Lord Frank N Leisenring D C Levis Thomas W Leuer Edward C Levis Thomas w Lauer Edward C Mesmer Geo McDonald Angus McGlue Luke J McPherson Wm J Montgomery James H Montgomery Wm A McLane Hector McVean H D Mathews H W McAlpine B D McConnell P McMath M H Madden F A Moynihan Maurice Master J W Master J W Montgomery Geo B Marcey L B McIntyre Patrick Maher E A Miller Ransom H Madden Chas J Mewhirter John Martin A H Morley L E Morley L E Moore Agness Mylacrain Geo H McKnight E

Messmer Geo J Mason Lorin E Meinzer J C McCormick Charles McCormick Chi Murphy Jas Murray Jas S Morse J F McGrath Thos McDonald J K McGarry A J McNab Anson S Nash L K Neville Thos J Nunnold J J Niven John A Niven James M Olmstead Henry A Outerbridge Thos G O'Neil James F O'Conner Francis osborne F W Olivei Horace T Oakley Monroe H Palmer W H Paimer W H Pinney Katharine A Plant Henry M Perry Chauncey Putnam Earl B Payne James Pierce Horace Patmer John P Palmer John P Putnam J H Philips Chas A Phillips A F Powers D W Peck H N Plummer F R Revnolds Harrah J Reproids Harrah J Race Milton Ross Lewin Wm H Rebaz Chas B Relyea L F Roberts G Henry Rochester Henry E Rochester Henr Remington S D Ray Emmet S Rogers Fred D Rampe Wm F Rogers W H H Runyan C A Rowe Frank E Russell Asa W Rosenberg Sign Rosenberg Sigmond Reed Geo D Rosenthal J W Reofield H S Reoneld H S Staring E Smith G H Stark T F Schooley R H Stillwell Chas H Schlegel Fred Simpson Wm T St John C M st John C M Stephany John Spahn Jacob Sheffer A R Smith Henry F Stern Abraham Stroup John W Sheridan W J Stuermer John Sullivan M Schlick A F Sully D D Samson H J Stailman F P Stahling John W Sweet Fred D Saunders Herbert Sheldon Chas Sheridan Peter Simmelink HJ Sharpe Daniel A Stott John S Sackett D E Stephens John B M Smythe F J

Madden James Madden James McConnell G W Morse F W Mil'er C D McCullough L B Markel Wm L McConnell E E Meng John A Morgan Fred D Mitchell John J McCollum Wm A Neintimp John T Nellis James B Neilis James B Newton Lyman M. Nelson A E Oothout Wm N Osgood H L Oliver Wm Osborn W J O'Connor Jas P Osborne WJ Punch Edward A. O'Kane Wm H Page Robert V Peck Wm F Pierce Sidney A Palmer Geo W Parker Geo I Peacock O H Pitkin Wm Pond Cnas F Palmeter Edgar Perkins Sidney B Perkins Sidney Powers Ivan Patrick W J Popp Otto C Quinn C E Robinson R D Rau Jos Rau Jos Hunacre John Ratt Wm Rumsey D C Relyea Fred H Ross Lewis P Ryan John C Roe John E Raines W G Bemington H E Remington H F Rupert Valentine Rauber John Jr Redmond Edmund Roe Charles Rebaz Wm M Rodenbeck Adolph J Rosenberger Jesse L Rapalje A B Seelos Chas Simith Charles Schafer Christ J Sceley ED Schlitzer Leo A Stevens H B Stillwell Ed F Skinner Franklin Smith W S Jr Sill Edward E Sulliva Henry J Roe Charles Sullivan Henry Stienhauser Wm J Shirley J G Selden Samuel L Schoenberg M St John Wm H Snell John J Sadden DJ Sadden D J Salisbury David N Sulivan Josiah Smith Luman Seitz Chas W Schoeffel F A Sanborn Fred W Stewart Franklin J Sulivan Wm H Swanton Boht B Swanton Robt B Staud Chas J Shelp Wm Stevens O H

2

Smith E D Seager G C Slocum A G Stanley J W Schuman Wendel Smith Geo W Sayles W V Stein Louis N Tubbs Wm N Tuttle Geo W Toomey John E Thrasher F M Tierney M L Thomas Chester B Trenaman Geo W Townsend Jesse W Truesdale S C Tubbs J Nelson Thompson Wm M Thayer H G Tracy C D Taylor Z P Uncerbill B S Van Vorst G Vredenburgh E H Vose Fredk Van Voorhis Veyhl Henry E Vosburg John L Van Vorhis Eugene Webster Roy C Wollf A E Whitney Warham Watson Wm G Wolf M E Wentworth Delos Wile I A Williamson David White Richard E Wood Daniel Woodward H H Whiting Wm H Wilkins Thos D Weider F Williams James W Wellington E F Williams Henry T Weinstein Victor Wilson Chas A Wheeler Stephens Witherspoon F E Wile Sol Witzel Jos C Woodbury John C Williams C Wegman John White Willet K Whitley John Williams H B Whittemore CS Wesley Geo B White Henry K Young Thos G

Stecher Frank A Shewman Wm H Selye D W Scheeffer Phillip Shelp W Irving Slocum G Fort Shuart W H Smith H E Sobmat E B Schreit E E Thomas E Thomas Geo W Taylor John A Tuttle Horace Tracy Wm H Townson A J Tucker H D Terry Seth S Tietenburg L P Tracy John T Turk E F Thompson W H Taylor John H Upton Frank S Vedder Ed C Vav M L Vay Rudolph Van Dyck A Van Zandt L H Voorhees Arthur J L Vickery CA Williamson R S Watters John E Widener Chas A Wils n P S Warl Frank A Wilb ir Thos F White Harry E Webster E White Henry C Wilson J W Weider John A Warner J Foster Wilson Geo W Wagper Wm Wagter wm Wolz Wm Ward H L Werner W E Werner Christopher Wheeler Wesley Whittlesey S W Williamson Jos Warren A G Wolf Peter Wackerman L D Woodward Roswell Wagner John Wilson Albert D Wilson J C Webster Charles A Wolcott Geo C Wright John C

Youngman G G

MISCELLANEOUS BUSINESS,

Young Wm

Zimmer John F

By Ald. Coughlin-Resolved, Toat the Lamp Committee be authorized and requested to determine what in its judgment would be a fair and reasonable price to be received upon the sale of the old lamp-posts now owned, but nuused, by the ciry of Rochester, and report the same to this Council. Adopted.

Ald. Kelly in the chair.

Ald. Marson moved that the resolution published at page 334. current proceedings, in regard to a foot bridge over the canal at Fitzhugh street be reconsidered. Adopted.

Ald. Marson moved that the resolution be indefinitely postponed. Adopted. By Ald. Marson-Resolved, l'bat the Exec-

utive Board be and is hereby authorized and instructed to c natruct a temporary wood bridge over the Erie canal upon tre west side offSouth Fitzbugn street, at an expense not to

88

exceed one hundred and twenty five (\$125) dollars, and charge the same to the Contingent Lost.

By Ald. Watson-Resolved, That the Executive Board be and they are hereby directed to. raise the tracks of the Rocbester City & Brighton Railroad Company on the Elm street, and Park avenue route, where their tracks are lower than the grade of the streets, and charge. the same to the Rochester City & Brighton, Railroad Company.

Ald. Foley moved that all tracks be inserted. Adopted.

The resolution as amended was adopted

By ald. Koblmetz - Petition of John Wegman for damages alleged to have been sustained, park. Referred to the Law Committee, Ald. Elliott moved that the city departments.

using tel+phones be directed to surrender them and have the same taken out at the expiration, of contracts. Adopted.

Ald. Elliottt moved that the Mayor be requested to notify all gas companies who do not, keep their lamis clean that they will be required to live no to their contracts. Adopted.

Ald. Elliott moved that the Park Committee be directed to cease the removal of trees from, the public parks, and report to the board bow many trees had been cut down and where they were located. Adopted.

Ald. Elliott mov'd that the City Property Committee be requested to solicit bids from, the Edison and any any other electric light companies which may desire to compete for lighting the City Hall. Adopted.

By Ald. Foley-Resolved, That the Executive Board be requested to construct a crosswalk across Bronson avenue at the west line of Ole n street. Lost.

Ald. Foley moved that the petition of Robert Quinn be referred to the Law Committee, and, the City Treasurer be requested to state the feasibility of collecting the assessments due for the widening of Mansion street and report to this board at the next meeting. Ado, ted. Ald Elliott moved toat the action on the,

resolution for a crosswalk on Bronson avenue. be reconsidered. Adopted.

The resolution was then adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Kohlmetz. Fritzsche, Foley, Swikebard, Kelly, Schaeffer -8

Nays-Ald. Marson, Watson, Elliott. Man-deville, Weider, Stein, Bobrer-7. By Ald. Madeville - Petition of George S.

Riley for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Mandeville-

To the Honorable the Common Council of the City of Rochester:

The Rome, Watertown & Ogdersburg Terminal Railroad Company believing that the crossing of North st. Paul street at grade, if such crossing North st. Paul street at graze, if such crossing were guarded and protected with the best modern appliances, would be more satisfactory and to the better interests of the people of the city of Roon-ester, as well as to the said railroad company, than a crossing constructed in accordance with the per-mission heartoframerated by our boundable beat mission heretofore granted by your honorable bod respectfully prays that permission so to cross said street at grade be granted.

And your petitioner as in duty bound will ever prav, etc. Dated, Dec. 14, 1886.

THE ROME, WATERTOWN & OGDENSBURG TERMINAL RAILROAD COMPANY, By H. M. Britton, Gen. Man'gr.

Ald. Mandeville moved that the communication be referred to the select committee on \mathbf{R} , \mathbf{W} . & O. R. R., to report to this board at the next meeting. Adopted. the next meeting. Adopted. By Ald. Maodeville-Resolved, That the

Mayor be and he hereby is directed to enter into a lease in writing on behalf of the city, and that the corporate seal of the city be thereto attached, with James Pammenter, by which the lands acjacent to the Mount Hope Water Works Reservoir, and as described by Mr. J. Nelson Tubbs, Chief Engineer of the Water Works Department, be leased to said Pammenter for the term of five years, from the 14th day of December, 1886, at the rental of \$200 per year, payable as follows: One hundred dollars at the time of the execution of the lease; one hundred dollars September 1, 1887, and one hundred dollars on the first days of April and October in each year thereafter, commencing April 1, 1887; such payments to be made to the City Treasurer.

Said lease to contain the agreement on the part of the city to put the dwelling and barn on the premises leased in a good, tenantable condition, and to provide for the cancellation thereof and surrender of the whole or any part of the premises leased in the marner provided in a resolution of this Council to be found at page 324 of the proceedings of '82-'83; also to permit the lessee to remove any building, windmills or other structure be may erect upon the premises at any time during the existence of the lease, and to contain such other conditions as may be deemed by the City Attorney suitable and essential to the protection of the city. Adopted.

By Ald. Mandeville-

To the Hon. Common Council:

GENTLEMEN: Your Committee on Maps and Surveys, to whom was referred the resolution adopted at a previous meeting of your Honorable Body auat a previous meeting or your Honorable Body au-thorizing the Mavor to enter into a contract with Oscar H. Peacock to complete the unfinished the assessors, respectfully report that in view of the dissatisfaction expressed by some members of this board to the effect that such resolution did not contemplate the awarding of the contract for such work to the lowest bidder, your committee have dearmed it advisable to report for your consideradeemed it advisable to report for your consideration the following resolution:

W. MANDEVILLE, H. KOHLMETZ, WM. COUGHLIN, JR., PH. WEIDER.

Ordered received, filed and published.

By Ald. Mandeville-Resolved, That the Map and Survey Committee be authorized and directed to advertise for proposals for making the necessary surveys and maps of the first fourteen wards of the city of Rochester for the use of the Assessors in accordance with specifications to be prepared by the City Surveyor, and that the party to whom the work shall be awarded shall give a bond equal to the full amount of the proposal submitted, guaranteeing the full and proper completion of the work in accordance with said specifications, and within two years from the date of the contract. Adopted.

By Ald. Swikehard-

To the Honorable the Common Council of the City of Rochester:

Revision of Penal Ordivances hereby give notice that at the next meeting of your honorable body the following ordina ces will be presented for passage: An Ordinance Relating to Streets, in subpassage: An Ordinance Helating to Streets, in sub-stance the same as that which was reported and referred to in the notice presented to you at your regular meeting beld Nov. 16th, 1886; also An Or-dinance Relating to Cartmen, Public Porters and Drivers of Baggage Wagons, or other Vehi-cles for the Carrying or Transportation of merchandise or other property for hire within the city of Rochester, in substance the same as that heretofore reported and referred to in the notice presented to you at your regular meeting held Oct. 19, 1886. Also an ordinance relating to hackney coaches, cabs and carriages for hire within the city, in substance the same as that which was the city, in substance the same as that which was reported and referred to in the notice pres nted to you at your regular meeting held October 19, 1886. Also an ordinance relating to railroads within the city, in substance city, in substance hich was reported rainsaits which the city, in substance the same as that which was reported and referred to in the notice presented to you at your regular meeting held October, 19, 1886; also an ordinance relating to the erection and removal of buildings within the city in substance the same as the provide the property of and a construct to in the that which was reported and referred to in the notice presented to you at your regular meeting held Oct. 19, 1886. Respectfully submitted, J. MILLER KELLY,

GEO. B. SWIKEHARDT, W. H. MARSON, Special Committee.

Ordered received, filed and published. By Ald. Swikebard -

To the Honorable the Common Council of the City of Rochester:

The undersigned taxpayer, assessed for the Chili avenue and Briggs place sewer, respectfully

That the first assessment roll for said Chili avenue and Briggs place sewer was confirmed on the 11th day of December, 1883, at a meeting of your horor-

able body. That owing to some inequalities in said assess-ment the assesssor of said city made a second assess-ment roll correcting said inequalities, and the latter assessment roll was, on the 3d day of June, 1884, confirmed by your honorable body.

That, as your petitioner is informed and believes, the Treasurer of said city has never received payment of any assessments upon said roll last above mentioned.

That the assessment of most of the persons as first assessment roll than upon the subsequent one, and such persons paid their assessments as they ap-peared upon said first roll. Your petitioner therefore prays that the City

Treasurer be authorized by your honorable body to receive from the undersigned the amount of his assessment as it appears on said second roll, and that the assessment as it appears upon said first roll, be cancelled and that the amount of the difference be charged to erroneous assessments. J. C. O'BRIEN.

Dated Dec. 4, 1886.

Referred to the Assessment Committee.

By Ald. Swikehard-Resolved, That the Lamp Committee be directed to place an electric light at the corner of Orchard and Orange streets; also an electric light at the corner of Whitney and Smith streets. Referred to the Lamp Committee.

By Ald. Bohrer-remonstrance against the erection of a wood building on North avenue Lewis Edelman. Referred to the Wood h⊽ Building Committee and Fire Marshal.

By Ald. Schaeffer-Petition for gas lamps in Laforce park. Referred to the Lamp Committee

By Ald. Schaeffer-Resolved, That the Executive Board be authorized and requested to GENTLEMEN: Your committee appointed for the | negotiate for the purchase of lands necessary

No.

to be taken for the extension of Clifford street | rected and the following assessment rolls be from North avenue to the east line of the city, as contemplated by final ordinance No. 3,074 and passed by the Common Council Oct. 5th, 1886, and report the r-sult of their negotiations to this board at the next regular meet-Adopted. ing.

By Ald. Schaeffer-Resolved, That the Executive Board be authorized and requested to negotiate for the purchase of lands necessary to be taken for the extension of Stewart street from its western terminus to Carter street, as contemplated by final ordinance passed by the Common Council Oct. 19, 1886, and report the result of their negotiations to this board at the next regular meeting. Adopted.

By Ald. Schaeffer-

To the Hon. Common Council :

GENTLEMEN: Your Assessment Committee, to whom was referred the petition of John Schlenker. whom was referred the petition of John Schlenker, asking your honorable body to refund the sum of \$96.14 as the amount of erroneous assessments heretofore levied on lots 42, 43, 44 and 45, situated on the east side of Lincoln street in the Davis and Hollister tracts for Channing street se werimprove-meets, and also on lots 38, 39, 40 and 41, situated on the west side of Hollister street un said tract, for the sever improvement aforesaid, would tespect-fully report that they have carefully examined into the said matter so referred to them and report in favor of refunding the sum of \$90.94 to the said John Schlenker. John Schlenker.

Respectfully submitted,

CHAS. J. SCHAFEER, J. MILLER KELLY, CHRISTIAN STEIN, DE VILLO W. SELYE, Assessment Committee.

Ordered received, filed and published.

By Ald. Schaeffer-Resolved, That the city clerk be, and he hereby is, directed to draw an order in favor of John Schlenker for the sum of \$90.94 and charge the same to the contingent fund.

Ald. Tracy moved that the matter be laid on the table until an opinion can be obtained from the city attorney. Adopted.

The chairman announced the following committee on Board of Health investigation :

Ald. Mandeville, Foley and Elliott.

Ald. Foley moved to adjourn. Adopted. PETER SHERIDAN, City Clerk.

In Common Council - Dec. 28, 1886

BEGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present – Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer – 14.

Absent-Ald. Elliott, Mandeville-2.

3

)

1

APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Fritzsche-Notice by Nicholas Pfrang of intention to begin action against the city. Referred to the Law Committee. Also, petition in relation to taxation of the property of Congregation Beth Israel. Referred to the Assessment Committee.

Ald. Foley moved that the minutes be cor-

referred to the Law Committee. Adopted.

WALKS.

٤.

"

...

...

. .

"

"

,788.	Bartlett	street	plank	walk.	
. 755.	Genesee	**		4	

,	Conesee	••	••
,785.	Conkey av	enue	

- 1,818. Exchange street "
- 1,860. North avenue
- 1,872. St. Joseph street ...
- 1,924. Locust street

SEWERS.

- 1.215. Saxton street sewer.
- 1,659. Platt street outlet sewer.
- Scio and German streets sewer. 1.774.
- 1,783. Frost avenue
- 1,794. North avenue outlet
- 1,800. Cady street
- 1,803. Delevan street
- 1,810. York street
- 1,881 Wadsworth street
- 1,888 North street stone
- 1,889. Mark street
- 1,900. Maple street
- 1,902 Francis street stone
- 1.904. University ave. No. 3
- 1.927.Hand street

1,932. Evergreen place pipe

MISCELLANEOUS.

1,7881/2. Mansion street extension.

- 1,795. Genesee Valley canal swing bridge.
- Buffalo street bridge approaches. 1.821.

1,583. Park avenue improvement.

1,661. Repairing West avenue.

- ,694. North Water street improvement.
- 1,735. Park avenue extension.
- 1,741. South avenue improvement.

1,744. Penn street grading

1,780. Schank avenue improvement.

- 1,813. South Union street improvement,
- 1,822. Court street improvement.
- 1,826. Mt Hope avenue repairing.
- 1.830. Adams street improvement.
- 1.880. Vincent place improvement.
- 1,896. South avenue improvement No. 2.
- 1,912. James street extension.

By Ald. Weider-Petition of John M. Burkhard in relation to taxes, referred to the As-sessment Committee; also, petition of J. Hilbert & Co. for permission to erect a wood buildin, granted. By Ald. Stein-Petition of Morris Underburg

for permission to erect a wood building, re-ferred to the Wood Building Committee and Fire Marshal, with power to act. By Ald. Swikehard-Petition of John F.

Hayes for permission to erect a wood building, referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Swik hard-Petition for the im-provement of Jay street. Referred to the City Surveyor to prepare an ordinance.

By Ald. Schaeffer-Petition for water mains on North avenue, referred to the Water Works Committee and Executive Board; also, petition of John Litzenberger for permission to erect a wood builting, granted.

REPORTS OF STANDING COMMITTEES.

Ald. Coughlin from the Lamp Committee, reported favorably on bills presented, and reterred them to the Finance Committee for payment

By Ald. Kelly -

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN.-Your Law Committee, to whom was referred the matter of the ordinance of McFariin alley plank walk, respectfully report that they have carefully examined into the matter referred, have heard the statements of the persons who appeared before them in regard to the title of said alley and the arguments of counsel of the re-spective parties in reference thereto and we are of opinion that said McFarlin alley has been for many years and now is a public alley of the city of Rochester.

Adopted. By Ald. Kelly :

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN-Your Law Committee, to whom was referred the claims of H. V. Filkips and John Wegman, would beg leave to submit the following

as their report : In relation to the claim of said H.V. Filkins, that it is a claim made by him for the service of criminal warrants and subpoenas issued by the police justice of the city of Rochester on behalf police justice of the city of nonnexter on bound of the people, in the criminal prosecutions against George H. Bussey on a charge of being concerned in theatrical exhibitions on Sunday; that it is pro-yield by Section 63 of the Revised City Charter of 1880, in reference thereto, as follows: "\$63-The 1880, in reference thereto, as follows: '\$63-The constables elected in said city, or in the different towns of the County of Monroe, shall not be comtowns of the county of Monroe, shall not be com-pelled to serve or execute any process, notice or paper whatever, issued by the Police Justice, er the Muncipal Court of said city, in execution of the laws of this State for the prevention of crime and the punishment of criminal offenders, or of the police laws and regulations of the State or of said city; nor shall the County of Monroe, or any of the towns thereof, or of said city, be liable to pav any such constable any fees for serving or executing such papers or process. In other respects, the constables elected in said city shall have within said city, and the County of Monroe, the same authority and compensation, and be subject to the same duties, as the constables of the several towns of said ceunty," and by reason of the provisions of said Section 63, it is respectfully submitted as our opinion that no claim exists in favor of Mr. Filkins against the city for the ser-vices he claims in his bill or account presented to have rendered. It is outle evident that the Legis-lature, by the enactment of said section 63, in-tended to relieve the city from the payment for any services rendered by any constable in criminal cases or proceedings, for the reason that the city, at a large expense, maintains a police force capa-ble of enforcing and serving all criminal process issued by the Police Justice.

Issued by the Poince Justice. In relation to the claim of Mr. Wegman, we would say that no one has appeared before us on behalf of Mr. Wegman, and hence we are wholly ignorant in regard to the facts of the case, but from an inspection of the written claim presented behavior and the bight numeration in the second to the Executive Board to investigate the claim and report there on to your Honorable Body, and therefore offer the following resolution in relation thereto.

Respectfully submitted,

J. MILLER KELLY, P. WEIDER, D. W. SELYE, H. KOHLMETZ, Law Committee.

Ordered received, filed and published. By Ald. Kelly-Resolved, That the claim of John Wegman for injuries to bis horse, alleged to have been sustained by breaking through a John Wegman for Ljuries to his horse, alleged est to be paid, as above provided, it deems it best to have been sustained by breaking through a that the sum so raised by discount be less than sewer in Ward park, on October 2, 1886, here- I greater than the amount actually required, as the

tofore presented and referred to the Law Committee, be referred to the Executive Board to examine in relation thereto, and to report the result of their examinations with all convenient speed to this Council, and that the Law Committee be for the present relieved from all further consideration thereof. Adopted.

By Ald, Kelly-

To the H.n. the Common Council of the City of Rochester:

GENTLEMEN-Your Law Committee, to which was referred the communication of Mr. Bacon in reference to the payment of the awards made by the commissioners for the acquirement of the right by the city to draw water from Hemlock and Canadice lakes for the use of the city and its inhabitants, does respectfully report:

that the award of the commissioners was con-firmed upon the motion of Mr. Beckley, the then city attorney, by the Supreme Court by its order Court, by the subreme court by its order dated September 3d, 1883; that subsequently an appeal was taken by the city from such order of continuation to the General Term of the Supreme Court, by which it was affirmed, and, thereafter, a further appeal was taken to the Court of Appeals, which there are discussed the cut or appeals. which later court dismissed the said appeal upon the ground that no right existed for the same; and. therefore, left op in to the city one course only to pursue, and that it is the payment of said awards. To do this, in the opinion or your com-mittee, the treasurer should be directed to make the city's note for the amount neces ary for the payment of such awards, costs and interest, as the same is required to be paid as hereinafter provided.

Your committee is informed that when the actions brought by the numerous owners of water rights and privileges against the city to recover for their alleged damages sustained by the taking of water from and after the construction of the water works were brought to trial b-fore the referees appointed by the court to hear the same, it was agreed between Mr. Beckley, then City Attorney, on behalf of the city, and Mr. Bacon, then attorney for the respective owners and claimants, plain-tiffs, on behalf of them, that in order to save the co ts of further litigation, the damages to be recovered by such owners, and to be given by said referees should be allowed up to the date of said order of confirmation, namely, said September 3d, 1885, and that as a compensation for the damages accruing betweev said last mentioned date and the date on which payment of the awards might thereafter be made by the city (the city, under the terms of the statuce and the order of confirmation, terms of the staffice and the order of confirmation, not acquiring the tille or right to take such water. in perpetuity until said damages were paid or de-posited in the Mechanics' Savings Bank, as pro-vided by the order of confirmation, and, therefore, the city, being subject to a claim by the different owners of the water rights and privileges affected by the taking of the water during the interval between said date of confirmation and said narmet or donest) interest confirmation and said payment or deposit) interest should be allowed and paid upon the several awards from the date of said confirmation order to the date of payment, and it has been agreed be-tween Mr. Bacon and Mr. Powers, the present. city attorney, that such interest should be paid and allowed upon the awards where the owners to whom the same are made have remained the owners of the parce's since such date of confirmation, executing to the city proper releases, the form of which being executed, will relieve the city from any claim of damages accruing during such interval.

Your committee in specifying the amount of the note to be made at the sum of \$97.00J.00 is aware of the fact that the same will be insufficient for the full payment of the matters, it interest be paid as above suggested, but by reason of the doubt existing as to releases being executed to require inter-

deficiency that may exist, when it is ascertained, can readily be provided for by the execution of an-other note for the small balance remaining, and thus it will save the annovance and trouble of making provision for a transfer to another fund, when would be the case should an access marked which would be the case should an excess remain in the fund. Your committee therefore recomin the fund. mends that the following resolutions be adopted. All of which is respectfully submitted.

J. MILLER KELLY, PHILIP WEIDER, D. W. SELYE,

H. KOHLMETZ.

Law Committee.

Ordered received, filed and published.

By Ald. Kelly-Resolved, That the city treasurer be, and he hereby is, authorized to make the city's note for the sum of ninetyseven thousand dollars (\$97,000), under the provision of the last paragraph of section eighty one of the city charter, and have the same discounted, under the direction of the Finance Committee, such note to be countersigned by the chairman of said committee, and place the amount of the same to the credit of a special fund for the payment of the awards made for the taking of water from Hemlock and Canadice lakes for the use of the city and its inhabitants, by commissioners appointed and proproceedings instituted for that purpose, and charge the discount upon said note to the con

tingent fund. Adopted by the following vote: Ayes - Ald. Tracy, Congruin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Selye, Swike hard, Weider, Stein, Bohrer, Kelly, Schaeffer -14.

By Ald. Kelly-Resolved, That the clerk draw orders upon the treasurer payable out of the Special Fund created for that purpose in favor of the following named person for costs and damages awarded in proceedings instituted by the city to acquire the right to take water from Hemlock and Canadice Lakes for the use of the city and its inhabitants, not exceeding nine millions of gallons per day, as follows:

One in favor of Theodore Bacon, Esq., for the sum of \$540 92, with interest thereon as follows: On \$424 20, from September 3, 1885; on \$67.40, from June 25, 1886, and on \$49 32, from October 16, 1886, to the date when said order may be drawn, such amount being in full of the costs and disbursements awarded to the owners upon the several appeals to the General Term of the Supreme Court and to the Court of Appeals, and to all the owners but Cora J. Trimmer, for their costs and disbursements up to, and including, the confirmation of the award.

Oce in favor of Thomas Raines, Esq., for \$35 00 and interest thereon from September 3, 1885 to the date when said order may be drawn, being the amount of costs and disbursements awarded to him as attorney for Cora J. Trimmer, in said order of confirmation.

Also, orders for the payment of the follow-ing awards made by the commissioners, and payable to the owners to whom the same were awarded, or to the order of the Mechanics' Savings Bank in cases where notices of claim were filed, as provided in the order of confirmation, and in the latter event the amount of the award or awards against which such claims may have been filed, shall be received on deposit by said bank and be subject to the future

Order of the court in the proceeding: 1. One to the crder of Myron Barton and Allen I. Williams, owners of parcel No 1; three thousand and six hundred dollars (\$3,600). 89

2. One to the order of James S. Ruland, the owner of parcel No. 2; five hundred dollars (\$500).

3. One to the order of Alonzo W. Townend, the owner of parcel No. 3; three thousand dollars (\$3,000).

4. One to the order of Amos Lottee, owner of parcel No. 4; three thousand eight the hundred and thirty-five dollars (\$3, 835).

5. One to the order of Frank A. Booth, the owner of parcel No. 5; five thou and dollars (\$5,000).

6. One to the order of Eunice A. Lloyd, the owner of parcel No. 6; one hundred dollars (\$100).

7. One to the order of James A. Stillman, the owner of parcel No. 7: one thousand dollars (\$1,000).

8 One to the order of Elston Hunt and William R. Hunt, the owners of parcel No. 8; eight thousand and five hundred dollars (\$8, -500).

9. One to the order of Susan L. Cook and Anna J. Lee, the owners of parcel No. 9; one thousand and two hundred dollars (\$1, 200).

10. One to the order of Warren Foote and Benjamin G. Weaver, the owners of parcel No. 10; four thousand dollars (\$4,000).

11. One to the order of Benjamin G. Weaver, the owner of parcel No. 11; three hundred dollars (\$300).

12. One to the order of John Ideson, the owner of parcels Nos. 12 and 15; five thousand and five bundred dollars (\$5,500)

13. One to the order of Elwin E. Bond, the owner of parcel No. 13: three thousand and five hundred doltars (\$3,500).

14. One to the order of Adrianna C Smith, the owner of parcel No. 14; three thousand seven hundred and fifty dollars (\$3,750).

15. One to the order of Elias L. Vorks and William R. Vorks, the owners of parcel No. 16; three thousand dollars (\$3,000).

16. One to the order of Asa Pride and Guy R Pride, the owners of parcel No. 17; seventeen thousand and five hundred dollars (\$17, -500).

17. One to the order of Martin Pierce and Seymour Pierce, the owners of parcel No. 18; four thousand dollars (\$4,000).

18. One to the order of John W. Day and Richard Cook, the owners of parcel No, 20; two thousand four hundred and fifty dollars (\$2.450).

19. One to the order of George R. Smith and Emily C. Smith, the owners of parcel No. 21; twenty one thousand dollars (\$21,000).

20. One to the order of Charles H. Fairchild and William P. Davis, the owners of parcel No. 22; seven hundred and fifty dollars (\$750).

21. One to the order of the legal representative or representatives of Cora J. Trimmer, deceased, the owner in her life time and when the report of the commissioners was made, of parcel No. 19; the sum of three thousand dollars (\$3,000).

It is further resolved, That interest be computed upon any of the above wards or sums from September 3d, 1885, the date of the confirmation order concerning the same, in case the owner or owners of the parcel to which such ward may have been made, as aforesaid, has remained such owner from said September 3d, 1885, down to the date when such order may be drawn in accordance with this resolution, and shall execute to the city of Rochester

such proper release as the City Attorney may consider sufficient for the protection of the city and to be by him certified to the clerk that such release has been executed, and that interest may be thus computed, and the clerk shali draw the orders aforesaid under the direction and certificate of the City Attorney.

It is further Resolved, That the Treasurer pay the said several orders drawn in pursuance of this resolution out of and from the special fund created for that purpose.

Adopted by the following vo

Ayes-Ald. Tracy, Marson, Watson, Kohl-metz, Fritzsche, Foley, Selye, Swikenard, Weider, Stein, Bohrer, Kelly, Schaeffer-13. Ald Schaeffer called for the report of the

Assessment Committee, presented at the last meeting, in regard to the matter of the petition of John Schlenker for refunding of the amount of an erroneous assessment from the table and presented the following:

To the Hon. the Common Council of the City of Rochester :

GENTLEMEN-In the matter of the petition of GENTLEMEN-In the matter of the petition of John Schlenker referred to me for my opinion, I would say I have given the subject matter thereof my careful attention and am of the opinion that said petition should be granted, except that the amount to be refunded to the said John Schlenker should be the sum of \$93,94 instead of \$96,14, and which is in substance the same as was embodied In the resolution presented to your honorable body by Ald. Schaeffer at your last regular meeting. Very respectfully yours, IVAN POWERS, City Attorney.

On motiou of Ald. Scheeffer the report was adopted.

By Ald. Schaeffer-

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN-Your Assessment Committee. to whom was referred the petition of Alice Mauder, would respectfully report that they have examined into the matters set forth in said petition, and are of the opinion, and recommend, that the sum of §25.52, which appears to be assessed to Alice Mauder upon the lot mentioned and referred to a said netition as source tat, should be concelled in said petition as sewer tax, should be cancelled, and charged to erroneous assessments.

The petition of Haha & Rampe, which was also referred to your committee, has been examined by it, and it reports in favor of granting the prayer of said petition and of receiving the sum of \$74.50 in full payment of the sum of \$89.41, assessed upon a part of lot No. 1 on the west side of Fulton street of the Emerson, Crowner & Crittenden tract, for the Fulton avenue improvement, and the balance to be charged to erroneous assessments

Your committee has also examined the matters Y our committee has also examined the matters set forth in the petition of Frederick Albrecht, ro-ferred to it by your honorable body, and find that the statements contained in said petition are true, and necommend that the sum of #15 be taken in full payment of the assessment levied against Frederick Albrecht for the Ward park sever, and that the balance of the assessment a charged to that the balance of the assessment be charged to erroneous assessments.

Your committee reports in favor of granting the pe iton of Maria Whit-lock, referred to it, and of canceling the assessment against her upon lots 8 and 9 on the east side of Stone street for the South St. Paul street sever, amounting to \$6,80, and that the same be charged to erroneous assessments, It also reports adversely to granting the petition

of Wm. Whit, lock for the cancellation of his assessment for the aforesaid sewer.

ment for the atoresaid sewer. Your committee also ret corts in favor of granting the petition of J.C. O'Brien, and recommends that the treasurer be authorized to receive from him the sum of \$32.32, the amount of his assessment upon the second roll, referred to in his said peti-tion, and that the sum of \$175.91, the amount as-sessed against him on the first roll, referred to in

his petition, be cancelled, and the amount of difference be charged to erroneous assessments.

It was also recommended to your committee by the assessors and the city treasurer, who were in attendance before it by request as to the matters set forth in Mr. O'Brien's petition aforesaid, and set forth in Mr. O Brien's bernion aforesaid, and your committee is of the opinion, and do recom-mend that the assessment upon lots 1, 2, 3 and 4, against J. H. Martingale, which are now owned by Messrs. Stull and Eliwanger & Barry, naving once been paid, but by error of the assessors, the assess-ment account of the assessors are assessed. ment was made to appear upon the assessment roll in duplicate; that such duplicate assessment now be cancelled, and the amount thereof charged to erroneous assessments.

The assessments. The assessors also stated to your committee that an erroneous assessment has been levied against the property of Thomas Fenwick on lots 97 and 210 of the Lot hester Building Lot A. sociation, amounting to \$17.86; also an erroneous assessmalt against Esther Fenwick of \$18.42, on lot 1.0 of said build-ing lot association, in the Fifth ward, and your committee would therefore recommend that the same be cancelled and charged to erroneous assessments.

Also, an assessment on lots 93 and 96 of said building lot association erroneously assessed to W and E. Hempel, and that the treasurer be author-ized to received the sum of \$2.92 instead of \$11.63 from said Hempel, and that the balance be charged to erroneous assessments.

The communication of the assessors relative to the assessment of Franklin Miles of the Fourth ward, referred to your committee and found at page 263 of the proceedings of the Common Council, was considered by your committee, and it re-ports in favor of granting the said pet tion, and that the treasurer be authorized to receive rom Franklin Miles for the general city taxes for 1886 the sum of \$122, 38, without interest, in full pay-ment of the assessment of \$241.75 assessed against bin, by reason of the error set forth in the communication aforesaid. and that the balance thereof be charged to erroneous assessments.

The Assessors also stated to your committee that an assessment against the property of B. Heuman and wife on lots 9 and 10 on the west side of Barth street, in the Thirteenth ward, for the general city tax of 1884, for the sum of \$27.34, is erroneous, by reason of a clerical error, and that the true amount should be \$15.11, and your committee accordingly recommend that the sum of \$15.11 be received in full payment of the \$27.34, for the general city tax of 1884 against the lots aforesaid, and that the balance be charged to erroneous assessments.

Your committee, also, upon the explanation and a sour committee, also, upon the explanation and statements of the assessors, recommend that the sum of \$78.08 be received in full payment of an as-sessment of \$148,06, assessed against Thomas and Brown, in the Thirteenth ward, for the Hickson street sewer assessment, on account of an erro-neous assessment, and that the balance thereof be charged to erroneous assessments.

Respectfully submitted,

C, J. SCHAEFER. D. W. SELYE, C. STEIN. Assessment Committee.

Adopted.

By Ald. Schaeffer -Resolved, That the treasurer be and he hereby is directed to cancel the assessment of \$25.52 against Alice Mauder on lot 31 on the east side of Galusha street, and charge the same to erroneous assessments. Adopted.

By Ald. Schaeffer-Resolved, That the treasurer be and he hereby is directed to receive from Messrs. Hahn and Rampe the sum of \$75.50 in full payment of the sum of \$89.41, ass-ssei against them on part of lot No. 1 on the west sid- of Fulton avenue for the Fulton avenue improvement, and charge the balance to erroneous assessments. Adopted.

By Ald. Schaeffer-Resolved, That the treasurer be and he hereby is directed to receive

By Ald. Schaeffer - Resolved, That the treasarer be, and he hereby is, directed to cancel the assessment of \$6.80 against Maria Woitelock on lots 8 and 9 on the east side of Stone street. for the South St. Paul street sewer, and charge the same to erroneous assessments. Adopted.

By Ald. Schaeffer - Resolved, That the treasurerer be, and he hereby is, directed to receive from J. C. O'Brien the sum of \$62 32 in full payment of the sum of \$175.91 assesses against him for Chili avenue and Briggs place sewer, and charge the balance to erroneous assessments. Adopted.

By Ald. Schaeffer-Resolved, That the treasner be, and he hereby is, directed to cancel the essessment against J. H. Martindale on lots 1. 2. 3 and 4, now owned by Stull, Elwanger & Barry, and charge the same to erroneous assessments. Adopted. By Ald. Schaeffer - Resolved, That the treas-

urer be, and he hereby is, directed to cancel the assessments against l'homas Fenwick of \$17.86 on lots 97 and 210, and against Esther Fenwick of \$18.42 on lot 183 of the Rochester Building Lot Association, and charge the same to erroneous assessments. Adopte 1. By Ald. Scheeffer-Resolved,

That the Treasurer be and be bereby is directed to re-ceive the sum of \$2.92 from W. & E. Hemple in full payment for the sum of \$11.68 assessed against them on lo's 93 and 96 of the Kochester Building Lot Association tract and charge the balance to erroneous as esements. Adopted.

By Ald. Schaeffer - Resolved, That the Treasurer be and he nereby is directed to receive from Franklin Miles the sum of \$122.38 without interest, in full payment for the sum of \$244.75, assess d against him for the general city tax of 1886, and the balance thereof be charged to erroneous assessments. Adopted. By Ald Schaeffer-Resolved, That the Treas-

urer be and he hereby is directed to receive from B. Heuman and wife the sum of \$15.11 in full payment of the sum of \$27.34, assessed against them on lots 9 and 10 on the mest side of Barth street gen ral city tax of 1884, and the balance charged to erroneous assessments. Adopted.

By Ald. Schaeffer-Resolved, That the Treasurer be, and be bereby is, directed to receive from Thomas & Brown the sum of \$78.08 in full payment of the sum of \$148.06, assessed against them for the Hickson street sewer in the Thirteenth ward and charge the balance to erroneous assessments. Adopted.

By Ald. Schaeffer-Resolved, That the Clerk be, and he hereby is, directed to draw an order favor of John Schlenker for the sum of io \$90 94, and charge the same to the Contingent Fund.

Adopted by the following vote. Ayes-Ald Trace, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Selye, Swikehard, Stein, Bohrer, Kelly, Schaeffer-13.

Ald. Coughlin moved that the rule be suspended that the lamp bills presented be placed on the budget.

Adopted by the following vote: Ayes-Ald. Tracy. Coughlin, Marson, Wat-son Kohlmetz, Fritzsche, Foley, Selye, Swike-hard, Weicer, Stein, Bonrer, Kelly-13. By Ald. Watson-

To the Common Council: GENTLEMEN -- Last evening the Finance Committee and the Executive B ard hava conference with the committee from the Central Labor Union. The latter demanded that the price for labor be main-

latter demanded that the price for labor be main-talled at \$1.50 per day as a minnum, regardless of the amount of work to be performed or the number of men to be employed. An examination of the books of the Executive Board shows that the balance to the credit of the Highway Fund on January 1, 1887, will be about \$12,000. Of this amount \$2,600 must -e reserved for payment of outstanding bills, and salaries of the members of the Board. Since the special fund tor this atter ourpose and general expenses, which was estimated at about \$11,001, was entirely can-celled in making up the tax levy last May. There is accordingly leff available for the cleaning and maintenance of the streets, alleys, crosswalks,

and maintenance of the streets, alleves, crosswalks, sidewal.s, sewers, etc., 1r m Jatuary 1st to April 1st, 1837 the sum of about \$9, 401. For several years past the expenditures during the months of Januar ary, February and March have been about \$15,000 ary, reprintly and March have been about \$15,000 from the Highway Fund with common labor rated at ouly \$1.25 per day. On the other hand if \$1.50 per day be paid and the same amount of work, as heretofore, be done, then an amount of about \$17,500 will be required to meet prospective ex-penses in the Highway department, thus leaving a dehor of, at least \$8.100. Unless this additional sum is provided prior to March 1, 1887, or assur-ance given that such or orbits will be made when ance given that such provision will be made when necessary, the Executive Board will be compelled at once to reduce the price of common labor to \$1 25 per day, and also to reduce to a considerable extent the street service heretofore considered by

It should also be remarked that by reason of previous insufficient appropriations for the care of the highways many of the improved streets were greatly out of repair, thus necessitatiog unusually large exp-nditures during the present year. Due notice of this condition of the pavements, together with the estimated costs of putting the same in good order was given, but the aggregate of these good order was given, but the aggregate of these e-timates was much greater than was deemed pru-dent to expend in view of many other large mu-nicial expenses. In consequence of the necessity of making numerous large and urgent repairs to the streets and sewers, together with the payment of the just proportion of the general expenses of the Burd pat otherwise residence to the function. the Board not otherwise provided for, the Highway Fund has been reduced to the amount above stated, and the matter is therefore submitted to the Com-mon Council for suitable action in the premises.

Respectfully submitted, CHARLES WATSON, FRANK FRITZSCHE, PHILIP WEIDER, Finance Committee.

Ordered received, filed and published.

By Ald. Watson-Resolved, That it is the sense of this Common Council that the Executive Board pay for common labor at the rate of \$1.50 per day, and that said Board be requested to continue the performance of all necessary street service until the bilance now to the credit of the Hignway Fund is exbausted, after which further provision for said Fund, and service will be made by this body. Adopted.

Ald. Kelly asked and obtained unanimous consent to present the following:

By Ald. Kelly-

AN ACT to amend the charter of the City of Nochetter, as contained in chapter fourteen of the laws of eighteen hundred eighty, and the several acts amendatory, thereof and supplementary thereto.

The People of the Siate of New York, represented in Senate and Assembly, do enact as follows:

1. Section one hundred ninety-eight of the charter of the city or Hochester, as contained in chapter one hundred twenty of the laws of eighteen eighty-four, is hereby amended so as to read as follows :

198. Whenever the Common Council shall determire that the whole or any part of the expenses of any improvement shall be defrayed by an assessment on the real estate to be benefited thereby, they shall declare the same by an entry in their minutes; and after ascertation, as they think proper, the estimated expense of such improve-ment, they shall declare whether the whole or what portion thereof shall be assessed on such real What portion thereof shall be assessed on such real estate, specifying the estimated expense, and the portion of the city which they deem will be benefited by the improvement. When the estimate of the expense of such im-provement to be assessed shall exceed in the aggregate, the sum of two thousand dollars, the expense of such improvement to be assessed may be paid one-third in cash and the balance in the city's note at one and two years with interest not exceeding six per centum. navable annually, a'd exceeding six per centum, payable annually, a d the city may get its notes discounted for a period the city may get its notes discounted for a period not exceeding one year with which to make such first payment when such improvement is com-pleted. The entire expense thereof and connected therewith shall be ascertained by the City Treas-urer. togethen with the interest paid on the orders or notes issued by the city to pay the expense of such improvement; and interest on such sum shall be reckoned to the time the last inst-lineet of such assessment shall become due. The aggre-gate amount shall thereupon be reported to the Common Council, they to agjust and report to the Assessors the amount to be assessed upon the property benefited, as her-inatter provided, and it shall meet for that purpose. Persons so assessed, who shall make any payment previous to the ma-turity of said last installment therein, shall be en-titled to a discount at the same rate, as is paid on

turify of said last installment therein, shall be en-titled to a discount at the same rate as is paid on the city's note issued to pay for such improvement. The Common Council may determine, at the time of fixing such amount to be assessed, if the sum shall exceed two thousand dollars, that the tax-payers pay their assessment in not more than three equal payments, one-third within thirty days of the time that the Treasurer shall advertise the same as hereinafter provided one-third within same, as hereinafter provided; one-third within one year, and one-third within two years from the one year, and one-third within two years from the confirmation of such roll; and in case the amount to be assessed, ascertained as aforesaid, shall ex-ceed ten thousand dollars, the Common Conncil may determibe, as aforesaid, that the tax-pavers may pay their assessments in not more than five equal payments, one in thirty days from the time that the Treasurer shall advertise the same, as accounter provided and the balaxee withum one hereinafter provided, and the balance within one two, three and four years, respectively, after such confirmation. The City Treasurer may, in his discretion, issue his warrant for the collection of any part of such assessment that may have become due.

2. This act shall take effect immediately.

Ordered received, filed and published. By Ald. Kelly-Resolved, That the representatives of this city in the Legislature be, and hereby are requested to urge the immediate passage of the following act, amending section 198 of the city charter.

Adopted by the following vote: Ayes-Ald. Tracy, Cougolin, Marson. Wat son, Koulmetz, Fritzsche, Foley, Selye, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer -14.

FINANCE BUDGET No. 9.

ROCHESTER, N. Y., Dec. 28, 1886.

By A'd. Watson-Resolved, That in pursuance of section 58 of the City Charter, the City Clerk be and he hereby is directed to draw warrants on the City Treasurer, in favor of the following named persons, for the amounts set opposite their re-spective names, and that the City Treasurer be and he hereby is directed to pay said warrants when there are funds applicable, and charge the proceedings as follows: Maurice Kriey, rent. Mary A. Yauchizi, rent. F. Kitz, rent. F. J. Amsden, transportation..... proper funds as follows :

CONTINGENT FUND.

MISCELLANEOUS.

W. C. Dickinson, coal... R. M. Meyers & Co., paper..... 54 00 Cromwell & Keehn, shoes..... German Printing Co., publishing notices \$

	•
Rochester Printing Co., publishing no-	1 50
tices civil service. Rochester Morning Herald, publishing tax	4 50
notices W U. Telegraph Co., services (Mayor) D. T. Hunt, postage Maurice Levden, fees, City Attorney I. F. Quinby, disbursements Lovell Hamlio, hack hre John P. Smito, tax rolls and binding Burke, FitzSimons, Hone & Co., cloth (Surveyor) John A. Davis, disbursements	11 25 65
D. T. Hunt, postage	2 00 5 25 95 94
Maurice Levden, fees, City Attorney	5 25
L. F. Quinby, dispursements	95 94 3 00
John P. Smite, tax rolls and binding	323 50
Burke, FitzSimons, Hone & Co., cloth	
(Surveyor)	$ 4 20 \\ 71 72 $
John A. Davis, disbursements	
PAY ROLL FOR THE MONTH OF DECEMB	
C. R. Parsons, Mayor	2:5 00 375 00
F. P. Allen. Dev. Treasurer	166 66
H. B. James, clerk, Treasurer's office	70 00
Ed'd Thomas, clerk,	83 33
C. R. Parsons, Mayor	66 66 60 00
C. J. McDonaid,	58 33
Cnarles Kondolf,	33 33
Henry J. Sullivan, ass't City Att'y E. U. Smith, Stongrapher	3J3 33 133 33
E. D. Smith. Stongrapher	75 00
Wm. J. Burke, clerk, City Attorney	70 00
I. F. Quinby, City Sarveyor	191 66
Wm. J. Burke, clerk, City Attoiney I. F. Quinby, City Sarveyor Wm. J. Stewart, Assistant Surveyor Wm. B. Sackett, Wm. W. Bace,	$125 \ 00 \\ 75 \ 00$
Wm. W. Race.	63 33
Ambrose Redman,	63 33
Ambrose Redman, John Kenyon, Wm. M. Rebasz, G. E. Bingham.	54 16
Wm. M. Rebasz,	$\begin{array}{c} 75 & 00 \\ 50 & 00 \end{array}$
G. E. Bingnam,	48 33
Louis Y. McConnell,	25 00
Martın Wahl, Louis Y. McConnell, L. A. Pratt, Ciy Assessor	$\begin{array}{c} 225 & 00 \\ 225 & 00 \end{array}$
Wm. Mahar, Valentine Fleckenstein, City Assessor Thos. E. White, Judge Municipal Court Geo. E. Warner, WF. Chardlon clock	225 00 225 00
Thes. E. White, Judge Municipal Court.	200 00
Geo E. Warner.	200 00
W. F. Chandler, clerk Peter Sheridan, City Clerk Francis J. Train, City Messenger	$\begin{array}{c} 75 & 00 \\ 166 & 66 \end{array}$
Francis J. Irwin, City Messenger	100 00
Wm. Builer, Asst. Arthur McCormick, Fire Marshal. Frank D. Fay, Watchman City Hall John O'Leary, Engipeer Dearm G Muller Ianifor Front street	16 66
Arthur McCormick, Fire Marshal	100 00
John O'Leary, Engineer	66 66 65 66
Building A. H. Martio, Milk Inspector Geo.A. Benton, Clerk Civil Service Com-	66 66
A. H. Martiu, Milk Inspector	83 33
mission	25 00
POOR FUND.	
Mrs. M. Heberger, groceries	3 15 00
I C Gray	
J. O. Glav,	48 50
C. W. Gray,	48 50 59 78
C. W. Gray, Wm. Atkinson,	48 50 59 78 26 00
G. W. Gray, Wm. Atkinson, Geo. Weider, Andrew McDade,	48 50 59 78 26 00
C. W. Gray, Wm. Atkinson, Geo. Weider, Andrew McDade, Martin Joiner.	48 50 59 78 26 00
D. O. Gray, Wm. Atkinson, Geo. Weider, Andrew McDade, Marin Joner, Frank Defendorf, T. W. Madacett	48 50 59 78 26 00
D. O. Gray, Wm. Atkinson, Geo. Weider, Andrew McDade, Marin Joner. Frank Defendorf, J. W. Mudgett, M. Gamon.	48 50 59 78 26 00
D. O. Gray, Wm. Atkinson, Geo. Weider, Andrew McDade, Marin Joiner. Frank Defentorf, J. W. Mudgett, M. Gannon, Thos. McMillan,	48 50 59 78 26 00 68 25 18 00 26 30 14 00 39 00 20 00 20 00
D. O. Gray, Wm, Atkinson, Geo. Weider, Andrew McDade, Marin Joner. Frank Defendorf, J. W. Mudgett, M. Gannon, Chest, Medillan, C. Reuter, Medillan,	48 50 59 78 26 00 68 25 18 00 26 30 26 30 14 00 39 00 20 00 20 00 25 00
b. O. Gray, Wm. Atkinson, Geo. Weider, Andrew McDade, Marin Joner. Frank Defendorf, J. W. Mudgett, M. Gannon, Thos. McMillan, C. Reuter, meat. A. L. Morris, Henry Heddutch, meat.	48 50 59 78 26 00 68 25 18 00 26 30 14 00 39 00 20 00 20 00 20 00 25 00 50 00
b. O. Gray, Wm. A'kiuson, Geo. Weider, Andrew McDade, Mar'in Joiner. Frank Defendorf, J. W. Mudgett, M. Gannon, Thos. McMillan, C. Reuter, meat. A. L. Morris, Henry Hedditch, mest. A. Brown & Son,	$\begin{array}{c} 48\ 50\\ 59\ 78\\ 26\ 00\\ 68\ 25\\ 18\ 00\\ 26\ 30\\ 14\ 00\\ 20\ 00\\ 20\ 00\\ 25\ 00\\ 50\ 00\\ 300\ 59\end{array}$
b. C. Gray, Wm. Atkinson, Geo. Weider, Andrew McDade, Marin Joner. Frank Defendorf, J. W. Mudgett, M. Grannon, Thos. McMillan, C. Keuter, Merris, Henry Hedditch, meat. A. Brown & Son, J. M. Betkirch,	$\begin{array}{c} 48\ 50\\ 59\ 78\\ 26\ 00\\ 68\ 25\\ 18\ 00\\ 26\ 30\\ 14\ 00\\ 20\ 00\\ 20\ 00\\ 25\ 00\\ 50\ 00\\ 300\ 59\end{array}$
b. O. Gray, Wm, Atkinson, Geo. Weider, Andrew McDade, Marin Joiner. Frank Defentorf, J. W. Mudgett, M. Gannon, Thos. McMillan, C. Reuter, meat. A. L. Morris, Henry Hedditch, meat. A. Brown & Son, J. M. Bekirch, Sonmidt & Johnson, meat. Cariner & Smuth Brog meat.	$\begin{array}{c} 48\ 50\\ 89\ 78\\ 26\ 00\\ 68\ 25\\ 18\ 00\\ 24\ 00\\ 20\ 00\\ 20\ 00\\ 20\ 00\\ 25\ 00\\ 50\ 00\\ 50\ 00\\ 300\ 59\\ 25\ 00\\ 25\ 00\end{array}$
 b. C. Gray, Wm. Atkinson, Geo. Weider, Andrew McDade, Marin Joner. Frank Defendorf, J. W. Mudgett, M. Gannon, Thos. McMillan, C. Reuter, meat. A. L. Morris, Henry Heddutch, meat. A. Brown & Son, J. M. Bekkirch, Scamidt & Johnson, meat Grainger, & Smyth, Bros., meat. M. Millian, M. Millian, 	$\begin{array}{c} 48\ 50\\ 59\ 78\\ 26\ 00\\ 68\ 25\\ 18\ 00\\ 26\ 30\\ 14\ 00\\ 20\ 00\\ 20\ 00\\ 25\ 00\\ 50\ 00\\ 300\ 59\end{array}$
a. C. W. Gray, Wm. Atkinson, Geo. Weider, Andrew McDade, Marin Joiner. Frank Defendorf, J. W. Mudgett, M. Gannon, Thos. McMillan, C. Reuter, meat. A. L. Morris, Henry Hedditch, meat. J. M. Bekirch, Sonmit & Johnson, meat Grainger, & Smyth, Bros., meat. R. Millman, burials. A. Widdge, burials.	48 £0 59 78 26 00 68 25 18 00 21 39 00 20 00 25 00 50 000
Mrs. M. Heberger, groceries	$\begin{array}{c} 48 & {\rm E0} \\ {\rm S9} \ 78 \\ {\rm 26} \ 00 \\ {\rm 825} \\ {\rm 18} \ 00 \\ {\rm 26} \ 00 \\ {\rm 26} \ 00 \\ {\rm 20} \ 00 \\ {\rm 50} \ 00 \\ {\rm 50} \ 00 \\ {\rm 25} \ 00 \\ {\rm 26} \ 00 \\$

Wm. Benz, bread.....

George Oppel, bread.....

John Lotes, disbursements.....

65 51 14 81

411 75 60

521 30

28

W. L. Bucklard, livery.... B. Frank Enos, expense, Nov... Bell Telephone Co., messares. Charles Watson, board of horse... Geo. Weldon & Co., furniture pat. house. Louis P. Rogers plans patrol house. Albert Bier, matting. L. Mock, searching for horses. Brewster, Gordon & Co., soap. 120 85 (13 00 W. B. Maloney, tea..... Kondolf Bros., ice..... 52 38 5 51 5 90 PAY ROLL MONTH OF DECEMBER. 48 60 John Lutes, Overseer..... \$141 66 10.88 J. H. McGregor, clerk Thos. Swanton, Joseph Eagan. 100 00 66 66 66 66 10 25 66 66 EXECUTIVE BOARD DEPARTMENT, ROCHESTER, Dec. 24, 1886. Joseph Dagan. George Hartel, Dr. D. H. Koch, City Physician..... Charles R. Barber, City Physician..... 62 50 41 66 To the Common Council: 41 66 A. R. Gunbarts,
 N. M. Collins, City physician
 V. A. Hoard,
 M. C. Rutherford,
 Pomeroy P. Dickinson, Excise Comm'er... 41 66 The accompanying bills and estimates, tracted, examined, audited and setimates, as per-tracted, examined, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to Sec. 148 of the as per-41 66 41 66 41 66 60 00 C. Herzberger, 60 00 City Charter. James Mailey, 60 00 Respectfully submitted, John H. Mason, clerk 65 00 THOMAS J. NEVILLE, Clerk. HEALTH FUND. Street Department. William Rosengreen, collecting garbage... Daniel Hickey, \$114 00 114 09 .. Peter Hardy, Jacob Rauber, 114 00 114 00 ... · . . J. W. Maser, 114 00 · · • 109 25 . . . Patrick Bradley, Jacob Stein, John W. Mason, •• .. 228 00 · · • 114 00 228 00 . . . A. J., Schwa osch, sand alu glavei.
J. Schwa osch, sand alu glavei.
J. J. Schwa osch, sand alu glavei.
J. Startz Bros., pounder and hammer handles.
Stortz Bros., pounder and hammer handles.
Valdert & Anscomb, nalls
Buffalo, New York & Pennsylvania R. R. Co., unloadhus stree: creanngs.
K. W. Delano, labor and material.
Rochester Ume Co., ceneut.
Metcomrol & Jones, McAdam and sand.
Alfred P. Mann, repairs to harness.
J. G. Luttwieler, paint, oil, &c.
J. B. Whitb-ck, agt, lumber.
J. B. Whitb-ck, agt, lumber.
J. B. Whitbe, class, classeness.
Winnore, Rauber & Vicinus, labor and material. Sunday Heraid Co., printing..... 2 00 4 50 11 40 5 60 4 70 9 00 PAY ROLL MONTH DECEMBER. Dr. J. J. A. Burke, Health Officer...... George Messmer, Register..... \$75 00 66 66 Messenger, messenger. Otho Griswold, Inspector. Geo. W. Hall, J. N. Harder. 33 33 16 00 3 00 11 25 29 56 3 00 5 76 9 10 76 82 76 82 41 66 41 66 41 66 .. James Purcell, Henry M. Heinold, keeper of Hope Hos-41 66 pitai.... Frank Gage, sewer flusher..... 50 00 41 66 John Galvin, 41 66 35 71 Wm.T.Kohlmetz, supt. of collecting gar-108 00 bage 122 22 3 00 Alex. Bruce, inspector of plumbing...... 83 33 LAMP FUND. \$961 57 And charge Highway Fund. Water Pipe Extension.

 Water Proc Extension.

 Monthly pay roll for De-., 1583.
 761 88

 Euresa S eam Heating Co., plugs, reducers, &c.
 87 35

 Buffalo Cast iron Pipe Co., special castings...
 29 20

 Rob rt Stewart, est No. 7; un oacing and dis-ributin': tipe, &c.
 46 75

 Wm S mpsin, s.ub wrenches
 103 44

 Wm G Reed, est. No. 5, Group 108
 70 00

 Thos. Oliver & Son, est. No.2, Group 114.
 90 00

 Mc.onnail & Jones, labor and material, Group
 83 52

 Ym Dyer, labor call miterial Ge up 118.
 82 76

 Thos. J. Neville, cierk, disbursements.
 20 10

 George Masseth, hack hire 6 00 Fred Stone. carring lamp posts C. R. Finnegan, sup't electric lights.... Jos. P. Russell (Assignee), lighting oil lamps, December.... 16 OŬ 50 00 582 49 Jos. P. Russell, etc., setting posts 19 00 CITY PROPERTY FUND. W. G. Martens, repairing clock \$2 00 W. G. Martens, repairing clock.....
F. J. Irwin, cleaning and disburgements...
Fee Bros., alcohol.....
J. C. Barnard, paint, oil, etc.
F. Schaffner, chairs.....
B. H. Clark, glass, putty, &c...
Kondolph Bros., ice City Hall..... 68 63 \$2,343 60 6 00 And charge Water Pipe Fund. 21 23 6 00 2 84 Water Works Department. Monthly pay roll, operating expenses for Dec. 47 70 PARK FUND. George Masseth, nack hire..... **\$3 0**0 POLICE FUND. Standard Cab Co., services for Nov...... \$4 25 3 00 13 00 16 00 12 18 $\frac{10}{2}$ $\frac{10}{75}$ 42 11 12 75 John C. Hayden, expenses in Whiting case M. Henry Heavy, livery..... 90

j

357

 A second sec second second sec		••
Wm. Moran, dipper , oil cans, &c Rechester Gas Light Co., gas	4 65 17 85	John
Rechester Gas Light Co., gas	. 1785 - 9965	An John An
		0 J 0 11
achines	2:0 20 28 93 3 75	An
Wall & Gladball of walve and ston mate stand	100 60	Test
A. V. Smith Co., lap robe, &c	8 25 5 00	And 3 Co2. Inspe
 Wai & Gledini, an voice act soop gate scones A. V. Smuth C., Iap robe, & C., subscription, The Engineering News Pub. 'O, subscription, E. W. Delano, labora C unserial Bureka S cam H atlng Co., hydrant valves, & Chracy Fenderico, removing ga bage from Chracy Penderico, removing ga bage 	196 94 86 47	An 2.866 Insp
	22 86 9 50	An 2,9.5
R. Crewnei, payroil. Bostwick & Heidl, p inting. T. J. Neville, clerk, discorrsem ats for oats	3 50	Inspe An
nay, &c	. 103.99	2.982. Stake An
 F. &. Witherspoon, receiver, repairs to wagon	8 75 7 50 13 75	Inspe
Richard Titus, horse hire	8 00 2 00 152 20	A O 3, Test
Samuel Sion, plumbling supplies J. A. Staud. robe, &c	. 152 20 9 00	Te-t
	\$5,613 06	An 3,054 Tes
And charge Water Works Fund.		Au
Fire Department.	A 049 09	Inspe An Wale
T. J. Neville.clerk, disbursements for hay, etc.	\$4,343 82 73 92 50 00 27 73	An
Monthly pa roll for December, 1886 T. J. Nevi le. clerk, disbursements for hay, e.c. The James Cuvninham, Son & Co., zutt-r, etc Cape Ann Oil Cothes Co., fir covrs. Christian Muhl, uay A. F. &. S. C. Stewark, bob-sleighs and repair to appart tus. Thos. W. Ford, p umbing Wm. Hassey, repairs to bu Idir gs	27 73	Wate
A. F. &. S. C. Stewart, bob-sleighs and repair, to apparetus	s 273 16	An McCo
Thos. W. Ford, p umbing Wm. Basser, repairs to buildings Henry D. Blackwood, paining.	$\begin{array}{c} 273 \ 16 \\ 390 \ 96 \\ 258 \ 20 \end{array}$	An The (
Henry D. Blackwood, pa n ing	. 275 80	An B. F.
M. Goodman, clock The Citzens Gas Co., cas	1850 2214	An
Rochester Gas Light Co., gas S. muel B-miso, paid fo washing	22 14 6 15 41 50	N. L. An
Birke, Filzsininks, Hone & Co., bedding, etc. M. Goodman, clock The Citizens Gas Co., gas. Rochester Gas Light Co., gas. Simuel B-mish, paid fo washing Geo, Moulson & Sov, carrots. Wm. Huddy, paintana Utica bine Alarm Tet. Co., gongs and fire alarn b xees.	41 50 42 50 32 74	John
Utica File Alarm Tet. Co., gongs and fire alarn b xes H. B. Stevens, assignee, R. S. Kenyon & Co.	1 1,250 06	An War No.
H. B. Stevens, assignce, K. S. Kenyon & Co. robe	17 00	An
robe United Ga- Imp'i Co. gas Chas. S. Cook & Son. hardware, etc Louis Ernst & Son. hardware	14 55 13 35 5 28	Jonn
Louis Ernst & Son, hatdware Jacob Kolb, ringing alarms, St. Joseph's	. 68 75	Whit Warn
Jacob Kolb, rieging alarms, St. Joseph's Church Everhard Gruder, rieging alarms, Sts Peter a d Paul's Church Stone & Campbell, oats, &c	247 50	lm John
Stone & Campbell, oats, &c	216 35 85 74	Joon Whit
Wm B Morse & C.)., sh vings	85 74	Nev Wan
Everhard Gruder, ringing alarms, Sts Peter a d Paul's Church Stone & Campbell, oats, &c Smith & Obers; re airs to stoves, &c. Wm B Morse & C.)., sh vings James K Chamberlin, hose, &c A. V Smith Co, horse cover. A. B rgc, Jr., repairs to gen r, Hose No. 1. James F. e.d. canvas, &c Protective sack and Bucket Zo., quarterly ap propriation	1057 325 240	AV
James Field, canvas, &c	1 99	Ad
propriation	400 00 237 50	Ay
Active Ho. e Co.,	237 50 250 00	Scha
Minges & Sbale, furnity re	199 30 91 00	
J. A. Weider, harness, &c M. mutschler & Son, cuspadores	. 180 00 . 9 50 . 68 *5	A conf
George B. Page & Son, blankets, &c James H. Snider, labor	. 68 °5 . 18 50	to 🕶
Protective Sack and Bucket Jo., quarterly ap propriation Active Ho. e Jo., monthly appropriatiou John C. Kung Vedsteads. &c John C. Kung Vedsteads. &c Minces & Sual: Turnit re J. A Weider, harness, &c M. autschler & Son, cuspadores George B. Page & Son, blankets, &c James H. Snider, lador Carroll, Southard & Co., furniture		gres
And charge Fire Depar ment Fund.	\$9,683 79	COM O
Local Improvements.	*	
Wm. Howe, inspection. And charg, Chili ave. Sewer, O 2,994.		B To t
Wm. Howe, inspection.	. 41 25	G
Mm. S. Pike, inspection And charge Nor h ave. Improvement O. 3,00	67 50	aver
And charge Nor'h ave. Improvement 0. 3,00 And charge Nor'h ave. Improvement 0. 3,00 Samuel Eaton, inspection	002. ⁴⁸ 75	aver of fi
August Selser, inspection	. 27 50	cler

55 í	John Klein, Inspection And charge Dudley st. Pipe Sewer, O. 3,046.	81 25
35	And charge Dudley st. Pipe Sewer, O. 3,046.	
5	John Klein, inspection And charge First st. Sewer Reconstruction,	87 50
0	Join (riegan, inspection. And charge Ravine ave. Pipe Sewer, 0.3,658.	17 50
13	And charge Ravine ave. Pipe Sewar, 0.3,058.	
9	Street Department.	
0	Test pits, inspection &c And charge Gorham st. improvement, O.	S 9 97
50	And charge Gorham st. improvement, O.	
25 10	3 U 2.	95 95
94	Inspection, stakes, etc And charge West ave. improvement, O.	9) 90
17	2.800	
	Inspection, test pits &c And charge Pinnacle ave. improvement, O.	63 27
36	And charge Pinnacle ave. improvement, O.	
50 50	2,9 (ö. Insurction stakes &c	53 70
	Inspection, stakes, &c And charge Brown st. improvement. O.	05 10
8		
- 1	Stakes cartage, &c. And charge 'onkey ave. plans walk, O. 3,012. Inspection, stakes, &c A. d charge Glenwood ave, retaining walls, O 3,002.	10 00
75	And charge Conkey ave. plank walk, O. 3,012.	00 60
i0 15	A d charge Glanwood ave receining walls	38 20
0		
)C -	Test pit, inspection, &c And charge Dudley st. p. pe s. wer, O. 3,046.	13 21
20	And charge Dudley st. p.pe s-wer, O. 3,046.	
0	Te-t pit, stakes, &c And charge First st. sewer reconstruction, O	19 8 0
50	3,054	
)6	Tes pit. stakes. &c	15 09
	Tes pit, stakes, &c. And charge Ravi ie ave. pipe sewer, O 3,053.	••
	Inspection, stakes, etc And charge North ave. Improvement, O. 3, 601. Wa er Works Department-Labor, examining	28 83
0	And charge North ave. Improvement. 0. 3,001.	
32	joints of water mains. etc	149 74
οŭ	And ch rge North ave. Improvement, O. 3,001.	149 14
3	Water Works Department-Lavor, examining	1.1
10	joints in water mains, erc	123 43
	joints in water mains, etc And charge West ave. Improvement, 0.2,866.	
16 96	MCCONDE L& Jones, Jacor and 21 aferial	63 73
20	And charge North ave. Asphalt I npt., 0, 3, 001. The Citizens' Gas Co., removin < lamps And charge North ave. Improvement, 0, 3, 001.	7 50
30	And charge North ave Improvement, 0, 3,001.	1 00
39	B. F. Martin, labor and material	21 00
5C	B. F. Martin, labor and material And charge West ave. Improvement, 0.2,866.	
4	Partial Estimates.	
15	N. L. Braver Estimate No. 1	660 00
60 50	And charge Adam st. Sewer, O. 3,000,	
14	John Mauder, Estimate No. 1	366 72
	And charge Hudson pk s-wer and GdgO.3.04	
)6	Warren Scharf Asphalt Paving Co., estimate No. 2.	470 00
)) (And charge Hand st. Improvement. 0. 2,986.	10 00
55	Final Estimates.	
3à	Tonn Maudar Contar avanua plant walk	\$286 85
28	John Mauder, Conkey avenue plank walk Whitmors, Rauber & Vicinus, First st. Sewer Warren-Scharf Asphalt Paving Co., West ave.	\$200 00 989 05
5	Warren Scharf Asphalt Paving Co., We tave.	000
10	Impiovement	469 48
50	John Mauder, Dudley Street Pipe S. wer Joon Mauder, Dake Street Plank Walk Whitmore, Rauber & Vicious, Itavine avenue	175 54
35	Joon Mauder, Dake Street Plank Walk	85 22
14		617 85
50 57	Wairen Scharf Ashphalt Paving Co., North	011 00
25	Avenue im provement	1,040 14
iŏ		
99	Adopted by the fell pring water	6,224 33
00	Adopted by the foll bwing vote : Ayes-Ald. Tracy, Coughlin. Watson, Ko Fritzsche, Selye, Swikthard, Weider, Bohrer	hlmetz
50	Fritzsche, Selve, Swikehard, Weider, Bohrer	. Kelly.
00	Schaeffer-11.	,
30	REPORTS OF SELECT COMMITTEES	
)ni		
00	Ald. Kelly, from the special commi-	cce e t o
5	confer with the officers of the Rome, V	
50 15 50	confer with the officers of the Rome, town & Ogdensburg railroad Co., report gress and asked further time. Granted	ed pro-

AMUNICATIONS FROM THE MAYOR AND THER EXECUTIVE OFFICERS AND THEIR REFERENCE.

by the Clerk -

By the Clerk – To the Common Council: GENTLEMEN- The Executive Board beg leave to report that a map of what is known as Greenleaf avenue, which has been opened from University avenue to Leighton avenue, of a unitorm width of fifty feet, has been duly filed in the county clerk's office by John F. Alden and others; the Executive Board would further report that the grading of the avenue is yet incomplete, and is not, therefore, in this respect, accepted for pub-lie use. THOMAS J. NEVILLE, Clerk. 20 00 16 25

Ordered received, filed and published.

· By the Cierk-

EXCISE BOARD OFFICE, CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., NOV. 22, 1886.

To the Hon. Common Council:

GENTLEMEN: On March 29, 1886, Russell & Fore-GENTLEMEN: On March 29, 1886, Russell & FOR-man obtained a license from our board to sell liquor at 21 Front street, paying therefor \$50. On September 27, 1886, they went out of business, and now desire a rebate in proportion to the unex-pired term. We leave the entire matter for your consideration. Very respectfully, POMEROY P. DICKINSON, CONRAD HERZGER, IAMES MALLEY.

JAMES MALLEY. Referred to Excise Committee

By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Dec. 28, 1886.

To the Hon. the Common Council :

GENTLEMEN: I her by report that the City As-sessors have delivered to me the assessment roll 2,932. certified and sworn to, as required by law. PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

By Ald Fritzsche-Resolved, Toat the as sessment roll for Joiner street asphaltum improvement, under ordinance No 2, 932, be and hereby is confirmed

Adopted by the following vote :

Ayes-Ald, Tracy Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Foley, Seiye, Swike-hard, Weider, Stein, Bonrer, Keliv, Schaeff r -14.

By the Clerk-

ROCHESTER, N. Y., Dec. 28, 1886,

To the Honorable the Common Council and City Officials :

I am instructed to extend an invitation, on behalf of the board of managers of the fair given by the labor organizations at Kolb's Hall, to attend our entertainment, and herewith hand you comour entertainnour, plimentary tickets. Very respectfully, Fow AR

EDWARD SAXTON, Secy.

Accepted. By the Clerk -

ROCHESTER, N. Y., Dec. 28, 1886.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: As I shall assume my duties as Coroner January 1st, I hereby tender you my res-ignation as School Commissioner from the Eleventh ward, to take effect immediately. Respectfully, HENRY KLEINDIENST.

Accepted.

ACTION ON ORDINANCES.

Ald. Watson moved the reconsideration of the action on the final ordinance for widening Euclid street Adopted.

Ald. Watson moved that action on the ordinance be indefinitely postponed. Adopted.

FIRST ORDINANCES.

WIDENING EUCLID STREET.

WIDENING BUCLID STREET. By Ald, Bohrer-Resolved, That the following im-provement is necessary, and we hereby judge the pub-lic good register to be done, viz.: The widein is of Euclid street from Lim park to Chestaut scuth side of said Euclid street in widen on the south side of said Euclid street from Alm arke south side of said Euclid street from Hinty three (35) icet to Euclid street afor-resid throughout its entire length. Resolved, further, that the following portion of said ought to be assee seed by a local assessment for the whole expense the reof, vis.:

One tier of lots on each side of Euclid street from Elm street to Chestnut street. And the Clerk is hereby directed to publish notice, in pursuance of Title VII., section 172 of the Kevised Person Sinterested in the subject matter of that all provement are required to attend the Common Said im-provement are required to attend the Common Said im-provement, January the III., 1857, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

FROST AVENUE OPENING AND EXTENSION.

FROST ATENUE OPENING AND EXTENSION. By Ald. Bohrer-Resolved. That the following improvement is necessary, and we hereby judge the public good requires he same t, be one, v.z. The extension of Frost avenue, of t; present width and in is present course, from the east end of Flost avenue to Caledonia avenue, and the erritory deemed necessary to be taken therefore, is deribid as fol-lows, viz. Reing a sittly of land 60 fert in width, and extendite from the east line of Ofert in width, and extendite from the east line of Ofert in width, and extendite from the east line of ofert in the pres-ent course, of the north and south lines of Frost ave-nue.

nue. Resolved, further. That the following portion of said city is deemed benefited and proper to be assess-ed for the whole expense thereof, viz: One ther of 1 is on each side of Frost avenue from Genesce street to the end of the proposed extension at Caledonia avenue; also one tier of 1 is on each side of Olean street from Bronson avenue to Frost avenue; also the lot on the northwest corner of Plymouth ave-ue and Caledonia avenue; also the l is on the north-east and sutheast corners of Plymouth avenue ad Clarissa stree.

east and southeast corners of Plymouth avenue acd Clarksa stree. And the Clerk is hereby directed to publish notice in purchance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Nochester, that all per-sons interested in the subject matter of sold improve-ment, are required to attend the (ommon Council on Laesday evening, Jan. 11 h, 1887, at 7 o'clock, at the Common council Chamber, when allegations wil-be heard. be heard. Adopted

IMPROVEMENT OF A PORTION OF JAY STREET.

By Ald Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of the improvement of a portion of Jay st.

By Ald, Kohmitter-itsukter, interest the superse of ascertain and report to this Council the expense of the improvement of a portion of Jay st. Adopted The Surveyor submitted as such estimate \$36,000. By Ald, K immetz-Resolved, That the following im-provement is necessary, viz.: The construction of a Medina sione pavement on Jay st., from the west of of the Eric canel bridge to tre east cub line of Child st., with lines of Medina stone curb on each side ano sixteen (16) flest from the medeal line of Jay street sforesa.d, with adjoining flastsone gutters on (1) 1000 wide. Also the cleanna of the ex-isting Sewer between the terminal limits mentioned, with the construction of the necessary manholes, sur-f ce sewers, crosswelks loot laters is and lot connec-tors; also the required to adway grading and gutter forma tons. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$36.0.0, which estimate is hereby approved. Bestonate is hereby approved. One ther of lots on each side of Jay st. from the Erie canal to the east line of Child st. And further resolved, inta the taxpayers to be as-sessed for making such improvement may pay their as-sessed for making such improvement may pay their as-sessed for making such improvement may bay their as-sessed for making such improvement may pay their as-sessed for making such improvement may pay their as-sessed for making such improvement may bay their as-sessed for making such in the confirmation of such roll; and the remating one-third within two years from the

num. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172, of the Revisen Charter of 1880, of the city of Rochester, char all per-sons interested in the subject matter of said im-provement, are required to attend the Common Coun-cil, on Tuesday evening, Jan 1arr the 11tb, 1887, at 7 o'clock, at the Common Council Chamber, when alle-gations will be heard. Adopted

REPAIRING AND SPRINKLING A PORTION OF EAST AVENUE.

Sty Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the 2xprane of repairing, sprinking and seneral care of East avenue, section 2, during the season of 1887. Adopted. The Surveyor submitted as such estimate, \$3,900.

By Ald. Kohlmetz-Resolved, That the following impro

The repairs and general care of East avenue, section two (2), from the produced west line of that portion of Godman street lying immedia ely south of East avenue to the east line of the city, for the sease in be-fining, prilist and ending December 1st, 1857, also the spatiation of the city, for the sease in be-gining, prilist and ending December 1st, 1857, also the spatiation of the start of the list of No-vember. 1887, of that portion of East avenue aforesaid which is included between the sbove oescribed west boundary line and a line parallel thereto four (4) hun-dred feet east of the east ine of Bates street. And whereas, The City Surveyor, unce the direc-tion of this Council, has made an estimate of the whole expense thereof, sud reports the same at 29.00, which estimate is hereby approved ; Resolved, further, That the following portion of foid city is deemed benefited and proper to be assessed. The of lots on each side of East avenue iscluded, between the west produced time of that porti n of God of an street jying south of East avenue iscluded. The astreet jying south of East avenue is under the east of the view of the street. And the Cierk is hereby directed to publish rotte mate burgenee of Tite VII. Section 172 of the Revised Charter of liss of the City of Rochester, that all per-sons intere ted inthe subject matter of said line years the east produced the Common Council, or said subject. And the Cierk is hereby directed to said improve-ment are required to atteed the Common Council, on the street red in the subject matter of add improve-ment are required to atteed the Common council, on the bard. The repairs and general care of Ea-t avenue, section

Adopted

PLANK WALK ON SULLIVAN PLACE.

PLANK WALK ON SULLIVAN PLACE. By Ald. Kohlmetz-Resolved. That the City Survey-or ascertain and report to this Council the expense of constructing a plank sidew. It 4 feet wide on the south-erly side of Sullivan place, fr.m St. Joseph street to Widman stiett. Adopted. The Surveyor submitted as such estimate \$310 By Ald. Kohme z-Kesolved, That the following improvement is necessary, viz: The construction of a plank sid walk four (4) feet wide on the southerly side of Sullivan pl ce, from St. Joseph stieet 10 Widman street, with the necessary stad Whereas, The City Surveyor, uncer the arrection of this Council, has made an estimate of the whole ex-pense thereof and reports the same at \$310, which

1

be an end of the same at \$310, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole excense thereof, viz: One her of lois on the south side of Sul ivan place, from St. Joseph street to Winoman s reet. And the Clerk is pereby directed to publish notice in pursuance of Title VII. Section 172, of the Revised Charter, of 1830, of the City of Bochester, that all persons interested in the subject matter of said im-provement, are required to attend the Common Council on Tuesday evening January the 11th, 1887, at 7 o'clock at the Common Councu Chamber, when allegations will be heard. Adopted. Adopted.

PLANK SIDEWALK ON UNIVERSITY AVENUE.

By Ald. Kohlmetz-Resolved. That the Ci.y Surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on the north side of University avenue, from the nor herly tacks of the N. Y. C. & H. R. R. to the Cuiv. Road. N. Y. C. & Adopted

Sin Y Cole Willier, I in the life life y datase of the Sin Y Cole Willier, I to the Curv. Road.
Adouted H. R. R. to the Curv. Road.
The Surveyorsubmitted as such estimate. \$600.
By Ald, Koulmetz-Resolved, That the following improvement is necessary. viz'
The construction of a lank sidewalk form (4) feet wide on the northerly side of University avenue. Ferinning at the northerly tracks of the N. Y. C. & H.
R. R. and extending castwaldy to the Curve. Road, with the necessary rosswalks, side and crosswalk, grading and gutter for nations.
And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reported the same at \$800, which estimate is hereby approved.
Resolved, further, That the following portion of said City is deemed benefited and proper to be assessed for the whole expense thereof, viz.:
One filer of 1 is on the north side 'f University avenue, tom he northerly tracks of the N. Y. C & H.
R. R. to the (Ulver Fos.).
And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, or the Revised Charter of 1850. of the City of Rochester, that all persons interested in the subject matter of said im provement, are required to attend the Common Council, on Tuesday evening. Jam. Bary the lin, 1857, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Acopted.

OUTLET SEWER FOR SOUTHWESTERN PORTION OF CITY. By Ald. Marson – Resolved. That the City Sur-veyor ascertain and report to this Council 'be expense of constructing an outset sever for the Southwestern portion of the city and extending from a point in Gen-est est., near Hunter st., through various streets and pirvate lands to the Gen: see river.

By Ald. Mergon — Resourced. That have the output survey or ascertain and report to this Sound: the city panels of the city and extending from a point in Generes: est, near Hunter st, through various streets and private lands to the Gen see rive.
Ar of the city and estimating from a point in Generes: A near Hunter st, through various streets and private lands to the Gen see rive.
The construction of an outle sever for the southers because and the city of the city and the city of the city o

west line of the 8th Ward to a point opposite the south line of Hunter st.; thence easterly to the place of beſ

west life of the still ward to a point opposite the soft line of Hunter st.; thence easterly to the place of be-ginning. And further Resolved, That the taxpayers to be as-sessed for making such improvements may pay their the advertusement of the assessment roll, one-third of the amount within one year from the confirmation of said roll and the remaining one-third within two-years from the confirmation of said roll. On all sums paid prior to the market of the said less installment, a discount will be allowed at 6 per cent, per asnum. And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172, of the Revised Char-er of 1380, of the Citly Rochester, that all persons inter-ested in the subject mather of said improvement, are required to attend the Common Council, on Tuesday evening, Jan. the 11th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

heard.

Adopted.

FINAL ORDINANCES.

The final ordinance for Basin street widen-ing came up and Ald. Kelly moved that action be postponed four weeks and that it be referred to the Committee on Opening and Alteration of Streets and they be requested to investigate. Adopted.

FINAL ORDINANCE, No. 3,069.

MCFARLIN ALLEY PLANK WALK.

On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

pearing. Ald, K-hlmetz submitted the following : An ordinance to construct a plank walk on McFarlin alley from the western terminus thereof to Jefferson

are the avenue. The Common Council of the city of Rochester do or-dam and determine that the following improvement

FINAL ORDINANCE, NO. 3,062.

FRANKFORT STREET PLANK WALKS.

On motion of Ald. Kohlmetzthe Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

After nearing such anguation and anguate and a second seco

dain and determine that the following improvement be made, to wit: The construction of a plank sidewalk three (3) feet wide on the west side of Frankfort street, from the sout line of the sidewalk on the south side of Jay street, and extending one hundred and thirty-four (134) feet south of the south line of Brown street. Also, the construction of a sidewalk of the same kind and wildth on the east side of the same kind and wildth on the east side of the side walk on the south side of Brown street, and extending northward to John C. Mason's south line, the outer lines of the sidewalks named being located on the lines of Frank-Of

described as follows:

One tier of lots on the west side of Frankfort street, from Jay st. to a point one hundred and thirty-rour (134) feet south of the south line of Brown st. Also, one tier of lots on the east side of Frankfort street, which abut on the proposed sidewalk on that side of the surget. street

On which above described lots and parcels of land the expenses of said improvement are hereby or-dered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derive therefrom opportion to the benefit which

Adopted by the rollowing vote: Adopted by the following vote: Ages-Adv. the following vote: Ayes-Adv. tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Foley, Selve, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

The final ordinance for Hamburg street pipe sewer came up, and Ald. Fritzsche presented a remonstrance against it. On motion of Ald. Fritzsche it was referred to the Sewer Committee with instructions to report at the next meeting.

FINAL ORDINANCE, NO. 3,070.

mittee with instructions to report at the next meeting.
 FINAL ORDINANCE, NO, 3,070.
 HAWLEY AND SEWAND STREETS PIPE SEWER.
 On motion of Aid. Marson, the board proceeded to hear allegations in relation to the Improvement certains.
 After hearing such allegations from all persons appearing. Aid, Marson submitted the following:
 An ordinance to construct a sewer in Hawley and Social 10 feet east of the east line of Reynolds street.
 The Common Council of the City of Kochester do ordinance to construct a sewer in Hawley and Social 10 feet east of the east line of Reynolds street.
 The Common Council of the City of Kochester do ordin and determine that the following improvement betwer in Strong street, and extending southward to construct or street, and extending southward to construct a sever in strong street (30) inches in diameter along the medial line of Hawley street; thence the construction of a vitrified pipe sever symmatholes, surface severs and tol laterals and connections properly appertaining to the aforesaid severs; also, the sestimate of surface distret, with the necessary manholes, and the Whole expense shall be detra, ed by the sasesment upon the lots and parcels of land to be benefited thereby, and the City Surveyor, under the direction of this Council, having made an stimate of surface as follows:
 And the entriev included within and described by the following boundary lines. viz: Beginning at the following boundary lines. viz: Beginning at the following doug Jefferson avenue, and Including on even of Jefferson avenue, and Including one tier of lots on the south side thereof to a sever discert, thence entries; thence westery along Strong street; weede northerly along Jefferson avenue, and Including one tier of lots on the north side thereof to a sever side thereof to a sev



The final ordinance for Seward. Hawley and Flint streets pipe sewer came up and on motion of Ald. Foley action was postponed two weeks.

UNFINISHED BUSINESS.

Ald. Foley in the chair.

The following came up: "By Ald, Coughlin-Resolved, That the Mayor be, and hereby is directed to enter into a contract with the Brush Electric Light Company under conditions of the present contract at a rate of not to exceed 30 cents per light per night, to place electric lights, under the supervision of the Lamp Committee, at the following places and upon the following streets, for the purpose of lighting the same, viz: "One at the corner of Spring and Fitzhugh

streets.

"One on Plymouth avenue opposite Greig street.

"One on Brown street at the corner of Oak street.

"One on Plymouth avenue near Edinburgh street.

"One on Edinburgh street near the Methodist Episcopal Church. 'Ald. Elliott moved to amend the resolution

by instructing the Mayor not to make any contract with the Electric Light Company, which should not make the price now charged for it.

"Ald. Mandeville moved that the matter lay over until the next regular meeting. Adopted."

Ald. Coughlin moved the adoption of the resolution. Adopted by the following vote: Ayes-Ald, Tracy, Coughlin, Marson, Watson,

Kohlmetz, Fritzche, Foley, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14

The following came up: "By Ald. Fritzche-Recolved, That the Mayor be, and he hereby is, authorized to execute a discharge of a certain bond, in the sum of \$19,000, recorded in the county clerk's office August 3, 1886, at 11 a. m., in liber 7 of mis cellaneous records, at page 29, and given by the Warren-Scharf Asphalt Paving Company and others as its sureties to the city of Rochester, for maintenance of the roadway of Joiner street for a period of five years, provided that the bond for \$20,000 presented as a substitute for the bond above mentioned, duly recorded in the office of the county clerk and filed in the office of the executive board.

"Ald. Weider moved that the resolution lay on the table until the next regular meeting. Adopted."

On motion of Ald. Fritzsche, the resolution was adopted.

On motion of Ald. Kelly action on the assessment roll for Lewis street sewer was further postponed two weeks.

EXECUTIVE BUSINESS.

Ald. Kohlmetz moved that the board proceed to appoint commissioners of deeds, and that the Clerk cast the ballot.

Adopted by the following vote : Ayes-Ald. Tracy, Coughlin, Watson, Kohl-metz, Fritzsche, Foley, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-13.

the concurrent vote of the Council, were declared duly appointed commissioners of deeds :

Emil Ludeskens,	L. M. Wooden,
J. F. Ellas,	Geo. A. Hartel,
James C. O'Rorke,	William F. Hobart,
J. B. O'Hara,	Wm. H. Marson,
P. H. Edick,	Samuel W. Bradstreet.
George	Danford.

Ald Kelly moved that the Board proceed to appoint a City Assessor to succeed William Mahar. Adopted.

Ald. Watson nominated Michael J. Maher.

Michael J. Maher was named by Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Foley, Selye, Swikehard, Weider, Stein, Kelly, Schaffer-13. Bohrer.

Michael J. Maher was declared duly appointed City Assessor.

MISCELLANEOUS BUSINESS.

By Ald. Kelly-

To the Honorable, the Common Council of the City of Rochester :

GENTLEMEN-Your committee, appointed for the revision of the penal ordinances, hereby gives notice that at the next meeting of your honora-ble body the following ordinances will be pre-

ble oddy the following ordinances will de pre-sented for passage: One relating to streets, to the cunbering of streets, avenues, walks, public squares, lanes, allers, bridges, aqueducts, wharves, basins or slips in any manner whatever, the numbering or re-numbering of all buildings or busi-ness places, on any and all streets, squares, aveness parces, oh any and an stretes, squares, ave-nues, parks, places, courts and alleys, at the cost and expense of the owners thereof; to compel all persons to keep sidewalks in front of premises owned or occupied by them clear from snow, dirt, wood and obstructions to regulate the crying of good and other commodities for sale at auction or otherwise and to prevent disturbing noises in the streets; to provide for and regulate the lighting of streets and alleys, and the protection and safety of public lamps; to proin proand safety of public lamps; to pro-tect and preserve shade trees in the streets, parks, squares, avenues and alleys of said city, and to cause such trees to be pruned and trimmed, so that the same shall not obstruct or prevent the proper lighting of streets; to regulate and preservice the breadth of time proprevent the proper lighting of streets; to regulate and prescribe the breadth of tires upon wheels of wagons, carts and vehicles of heavy draught used upon paved. Macadamized or improved streets in the city, except vehicles used by farmers coming into the city with produce or rule; to define the duty of owners, agents, oc-cupants and contractors in case of excavations in the public streets, lanes, alleys and parks, relat-ing to rubbish of any description therein, to reg-ulate the placing of building materials, to provide against obstructions therein, ro provide against carriages, carts or sleighs standing or being therein, to provide for the fastening or securing of horses or other animals therein, to prevent obstruc-tions therein, to pregulate and prohibit the placing or crection of signs or awaing posts, how windows, porbes, trap-doors or digging excavations, to prohibit hand carts, wheelbarrows, sleighs and other carriages; and to provide for the free and unobstructed passage and use thereof by the pub-lic and other persons. and prescribe the breadth of tires upon wheels of Also an ordinance in relation to street railroads,

which shall provide how and where the tracks thereof shall be constructed and laid, and kept in repair; also the rates of speed, and how often the repair; also the rates of speed, and now often the cars shall be run; also for the posting in a conspic-uous place in each car a plainly printed copy of the rates of fare charged or allowed by law, and when and where cars may be stopped, and bow they shall be stopped, and to regulate the manner, of running cars, and the etz, Fritzsche, Foley, Selye. Swikehard, reider, Stein, Bohrer, Kelly, Schaeffer-13. The following named persons having received rights reserved to the city, and rights of gas and rights reserved to the city, and rights of gas and

water companies, and to require the company or water companies, and to require the company or companies to keep the portion of the street in re-pair required by law, to provide for the imposition of penalties for the violation of any of the pro-visions or sections of the ordinance, and to pro-vide when any company shall forfeit its rights, etc., on failure to comply with the provisions of the ordinance defining the rights of the city and the tabilities of the companies, and to provide for the ornhance defining the rights of the city and the liabilities of the companies, and to provide for the removal of all dirt, filth, snow and ice from the surface of the streets inside the rails and for the Better of the streets inside the rails and for the distance outside thereof permitted by law, and also to provide for putting the names of cars on the inside thereof, and defining the term of im-prisonment for the non-payment or non-collection of any execution issued upon any judgment re-covered for a penalty given or provided for, for a violation of any of the sections of the ordinance. All of which is respectfully submitted. Dated, December 28, 1886. J. MILLER KELLY, GEO. B. SWIKEHARD

「「「「「」」

GEO. B. SWIKEHARD, W. H. MARSON, Committee.

Ordered received, filed and published.

By Ald. Kelly-Whereas, Mrs. E. Louise Fee, widow of Owen F Fee, prior to April 17. 1883, paid into the city treasury the amount of the city tax of 1878 assessed to Owen F. Fee upon lot 87 in the Genesee Street Co-operative Building Association, situate on the south side of McLean street, with interest to the date of payment, and which had been sold upon a sale of taxes made by the treasurer to the city of Rochester, and upon which sale a tax lease dated July 21, 1882, and recorded in the Monroe county clerk's office July 25, 1882, in liber 358 of deeds, at page 221, was duly executed by the Mayor to the city; and

Whereas, This Council, at a meeting thereof held on April 17, 1883, (see printed proceedings of 1883-84, page 28,) duly adopted a resolution presented by Ald. Bronson, directing the Mayor to assign to her the tax certificate of sale, but failed to direct the assignment of the inter-

est of the city in said lease; and Whereas, a foreclosure was begun by Mr, Beckley, the then City Attorney, upon said lease in July, 1882, and which action was settled by the payment to Mr. Beckley of the disbursement of the action, he waiving the costs thereof, and said action became thereby discon-tinued; it is therefore, Resolved, That the Mayor be, and he hereby is directed to execute by and on the part

of the city, an assignment to Mrs. E. Louise Fee, all the interest which the city has in, or to the said Tax Lease and the certificate of sale upon which the said lease is based; such assignment to be without recourse against the city.

Adopted by the following vote: Ayes-Ald, Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Foley, Selye, Swikehard, Weider, Stein, Kelly, Schaeffer

By Ald, Kelly-

OFFICE OF THE CITY ATTORNEY, NO. 19 CITY HALL BUILDING, ROCHESTER, N.Y., Dec. 28, 1886.

To the Honorable the Common Council of the City

of Rochester:

GENTLEMEN-In the actions brought on by Mary Ann Frothingham, and the other by Melissa M. Farrar and others against the city to obtain Mo. Farrar and others against the city to obtain judgments enjoining the discharge of sewage from the Saxton and Lyell streets (or avenue) sewer into a ravine running through the premises of plaintiffs and thence into the Genesee river, and which was tried before Mr. Justice Angle at the April, 1866, Special Term of the Supreme Court, by Mr. Beck-

ley, the late city attorney, decisions have beeff made by Justice Angle in favor of the plaintiffs, and upon which decisions judgments have beeff entered in the several actions in the Frothingham's action for \$84.36 costs; and in the Farrar action for \$117 costs, and in each action in-junction judgment the city is prevented the use of said ravine as an outlet for said sever at the ex-piration of six months from the rendition of such ludgments, viz. The Farrar case December 18, 1886, and in the Frothingham case December 18, 1886, the time to appeal in said actions being within thirty days from the respective dates of said judge-ments as aforesaid, and which will expire before the next meeting of your Honorable Body. It is respectfully submitted as my opinion that appeals should be taken from said judgments to the General Term of the Same in would fur-ther suggest that your Honorable Body should at once instruct your bewer Committee to make an ocamination as to the manner in which the sewage of said Lyell and Saxton street sewer may be dis-posed of without casting the same into the streamed

of said Lyell and Saxton street sever may be dis-posed of without casting the same into the streams running through the ravine aforesaid.

Respectfully submitted, IVAN POWERS, City Attorney.

Ordered received, filed and published. By Ald. Kelly-Resolved, That the City

Attorney be and he hereby is instructed to take appeals from the judgments entered upon the decisions of the Court in the actions brought against the City of Rocbester in the Supreme Court, one in favor of Mary Anne Frothingham plaintiff; and the other in favor of Mel-lisa M. Farrar and others, plaintiffs, in the lisa M. Farrar and others, planting, in the General Term of the Supreme Court, within the time prescribed by law. Adopted. By Ald. Stein-Resolved, That the Lamp Committee be directed to place two electric instance Unders streat on porth of Baden

lights on Hudson street, one north of Baden street and one south of Mark street; and displace as many other lights as can be properly dispensed with. Referred to the Lamp Committee.

By Ald. Weider-Petition for electric light on Sanford street. Referred to Lamp Committee.

By Ald. Weider-Resolved, That the name of Weider street, in the Twelfth ward, be and hereby is changed to Grainger place, and the City Clerk be hereby directed to enter the same in the Street Register, and the Executive Board be directed to place the usual street signs. Lost by the following vote :

Ayes-Ald, Tracy, Kohlmetz, Fritzsche, Weider, Stein, Kelly-6. Nays-Ald, Coughlin, Marson, Watson, Fo-

ley, Selye, Swikehard, Bohrer, Schaeffer-8

By Ald. Swikehard – Whereas, By section subdivision 9, of the City Charter, the 12. chief of police is required to detail one policeman, to be selected by the District Attorney of Monroe county, to attend each term of the Court of Oyer and Terminer and Court of Sesthe sions held in and for Monroe county, and who shall be returned by the sheriff of Monroe county as an attendant upon such courts, and be paid in the same manner as other court attendants, and while on such duty be subject to the orders of the District Attorney of Monroe

county only; and Whereas, No policeman can be spared from the number now on duty, without detriment to the service ; therefore

Resolved, That the police commissioners be and are hereby authorized and empowered to appoint an additional policeman, to be detailed by said chief, upon the request of said District

Attorney, for the purpose aforesaid ; and who shall, upon accepting such appointments and detail, release the city of Rochester from all liability to him for services or duty performed by him under such appointment, and from all claim to compensation, or to do duty as a regular policeman of said city, the manner and form of such relief to be approved by the city attornev

Adopted.

By Ald. Selve-Petition of W. J. Sheridan in relation to an erroneous assessment. Referred to the Assessment Committee

Ald. Selve gave notice that he would move the adoption of a rule at the next meeting providing that at least two weeks' notice shall be given of intended motions for the passage of any resolution having the effect of giving, or granting, or changing, or extending any priv-ilege, franchise or license to any corporation bettere unless the Beauty chall unprimously whatever, unless the Board shall unanimously Such notice shall state genconsent thereto. erally the substance of the proposed resolution. By Ald. Kohlmetz-Resolved, That the City

Surveyor be and hereby is instructed to prepare ordinances for the sprinkling, for the en-suing season, of such of the various streets and avenues as under ordinances were sprinkled during the past season, arranging said streets and avenues in convenient groups to facilitate the letting and cheapen the cost of the improvements named, said ordinances to be prepared and submitted. if possible, on or before the 15th of March next. Adopted.

Ald. Marson moved to reconsider the action taken in relation to changing the name of Weider street. Adopted,

Ald. Marson moved the adoption of the resolution.

Adopted by the following vote:

Tracy, Marson, Ayes-Ald. Fritzsche. Swikehard, Weider, Bohrer, Kelly, Schaeffer

Nays-Ald. Coughlin, Watson, Kohlmetz, Foley, Selye-5.

On motion of Ald. Marson the board ad-PETER SHERIDAN, City Clerk. journed.

In Common Council - Jan. 11, 1886

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

presiding. ⁷ Present – Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-Absent-Ald. Marson-1. -15.

APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Watson-Petition of Harriet Densmore for permission to improve a wood build ing. Granted, under direction of the fire marshal.

By Ald. Elliott-Petition of Charles Preim for permission to erect a wood building. Referred to the Wood Building Committee and fire marshal, with power to act.

By Ald. Kohlmetz-Petition for the extension of water main in avenue D. Referred to the Water Works Committee and Executive Board.

By Ald. Foley-Petition for asphaltum improvement on King street. Referred to the city surveyor to prepare an ordinance. By Ald. Coughlin-Bills of

Brush Electric Light Co., lighting Dec\$4, United Gas Imp. Co., lighting Dec Rochester Gas Co., lighting Dec	664 353 656 015	85 40 40 95	
J. P. Russell, assignee, lighting oil lamps for Jan Wm. Fogarty, storing lamps	569 3	62 50	
Br Ald Foler Bills of			
By Ald. Foley — Dins of St. Patrick's Orphan Asylum, board\$ Home of Industry, board Sisters of Mercy, board Rochester Orphan Asylum, board Home of the Friendless, board St. Mary's Orphan Asylum, board	898 411	28 30	
Rochester Orphan Asylum, board Home of the Friendless, board	716 383 130	93 32 00	
St. Mary's Orphan Asylum, board 1, St. Joseph Orphan Asylum, board 1, City Reprint board 1,		40°	
St. Mary's Hospital, board	038	40 78 45	
W. C. Dickinson, coal A. F. & S. C. Stewart, repair'g ambulance Thomas McDogald hears	506 3 58	25 25 13	
R. M. Meyers & Co., paper G.Goetzman, soap	40 88	00. 40.	
Wm. Koenier, bread George Oppel, bread Mary Flanigan.board.	32 16 9	09: 73. 00	
Timothy Derrick, rent	9 34	75 50	
John Englert, rent Jos. Lochner, rent M. Eisenmenger, groceries		50) 50)	
Industrial School, board Caspar Fromm, meat Williamson & Higbie, stationery for Excise	538 366	49) 83	
Board	24 12	00	
Referred to the Poor Committee.	129	61	
By Ald. Elliott-Bill of- C. Pitcher, cleaning vault\$	10	00 9	
Referred to the Health Committee. By Ald. Mandeville—Bills of—			
Bernhardt & Casey, coal	12 7 1	75 15 55	
J. R. Chamberlain, hose fixture Rose J. Clarke, cleaning	33	75	
Rose J. Clarke, cleaning F. J. Irwin, I. F. Carter, matting Rochester Gas Co., lighting City Hall, Oct City Hall, Nov. Beferred to the City Percenty, Committ	65 16 145	80	
City Hall, Nov. Referred to the City Property Commit By Ald. Swikehard—Bills of	207 tee.	60	
By Ald. Swikehard—Bills of Frank Parmelee, use of Arsenal		00	
Howe & Rogers, matting. John W. Hannan, services	2 3 4	19 50 00	
Chas. W. Trotter, stove, etc B. L. Sheldon, meals for prisoners	- 76	71	
Miller & Holdridge, livery Wm. Bassett, repairs B. Frank Enos, expenses, Dec	$\frac{2}{15}$	50 00 62 90	
Addie Mosher, washing. Doyle & Gallery, coal.	3 5 4	00	
By Ald. Swikehard—Bills of Frank Parmelee, use of Arsenal	72 4 7	00	
Samuel Sloan, repairs Jos. P. Cleary, expenses for December Maggie Gaffney, cleaning	7 22 13	85	
Geo. Masseth, hack hire	$19 \\ 16$	35	
J. R. Chamberlain, hose, etc C. E. Kohlmetz, repairs	10 11 18	5 39	
H. H. Babcock, coal J. R. Chamberlain, hose, etc C. E. Kohlmetz, repairs. John W. Taylor, photograph. Critchell & Irwin, furniture. B. & O. Telegraph Co., services, Dec	31 17 16	75	

Geo. Long, expenses Kelly case..... John C. Hayden, expenses Aman case... James Gillis, frames Geo. C. Miller, blankets E. W. Tripp, ice E. R. Andrews, police docket...... Referred to the Police Committee. By Ald. Weider-Bills of Geo. F. Flannery, printing. John T. Clarke, services..... \$27 00 . . **. . .** Ivan Powers, disbursements..... D. T. Hunt, postage stamps..... John Van Auker, carriage hire..... Union and Advertiser, publishing proceed-Union and Avertiser, publishing proceed-jings to Jan. 1st. Union and Advertiser, blanks... John Hannan, hack hire... Rochester Volksblatt, pub. notices.... H. D. Bryan, printing notices.... James Kavanagh, hack hire..... Williamson & Higbie, stationery..... · · · · · · · · · · · .. ••

	••				22
			• • • • • • • • • • •	59	00
F. M. Bottum,	searche	s		52	00
Roch. Printing	; Co., pri	nting bl	anks	24	
Jeffrey & Co.,	hack hire	e		6	ÓÕ
John N. Beckle	ey, servic	es city s	uits	$5\overline{0}$	
C. I. McDowel	l, serving	g notice	s	40	00
William Johns	on, ··	••		3	00
E.E. Bausch &	SOD, BLE	ei squar	6		85
N. T. Hackstaf	f, printin	ig notice	S		50
Henry G. Danf	orth, ser	vices as	referee	- 3Õ	
Williamson & I	Higbie, s	tationery	7	102	
Scrantom & We	etmore, s	tationer	y	27	
Referred to	the Co	ntingen	t Exnense	Cor	n.

the Contingent Expense Committee.

REPORTS OF STANDING COMMITTEES.

Ald. Coughlin, from the Lamp Committee; Ald. Elliott, from the Health Committee; Ald. Foley, from the Poor Committee ; Ald. Mandeville, from the City Proparty Committee; Ald. Swikehard, from the Police Committee; Ald. Weider, from the Contingent Expense Committee, reported favorably on the bills referred to their several committees and referred them to the Finance Committee for payment.

By Ald. Kohlmetz-

To the Common Council :

GENTLEMEN: Your Committee on public im-provements, to which was referred the claim of William and Anna Karges for damages alleged to have been sustained by reason of the entrance upon their property by the city authorities for the pur-pose of improving or cleaning the Goodman street sewer, do hereby report that after investigation your committee are unable to ascertain that any damage has been sustained by the said William and Anna Karges resulting from the repair or cleaning of the Goodman street sewer; and recom-mend that if any further investigation is deemed necessary that the matter be referred to the Law Committee Baseer(fully submitted) Committee. Respectfully submitted,

HENRY KOHLMETZ, LOUIS BOHRER, C. J. SCHAEFFER WM. COUGHLIN, JR., GEO. B. SWIKEHARD Committee.

Referred to the Law Committee.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk-

transfering the second

OFFICE OF THE EXECUTIVE BOARD, Rochester, N. Y., Jan. 11, 1887.

To the Common Council:

GENTLEMEN:-The petition and affidavit in the matter of the claim of M. W. Cook, as attorney for 92

the New York Life Insurance Company, for a re-4 89 the New Fork Life insurance company, for a re-fund of water tax against property owned by said Insurance Company, is herewith transmitted to your honorable body, in order that said claim may be considered and its merits determined by your Committee on Erroneous Assessments. Respectfully, THOS. J. NEVILLE, Clerk. $\frac{7}{5}\frac{15}{26}$ 24 00 28 35 9 50

Referred to the Assessment Committee.

OFFICE OF THE EXECUTIVE BOARD

ROCHESTER, Jan. 11, 1887.

To the Common Council:

48 05 GENTLEMEN-Inquiry has been made by the Ex-GENTLEMEN-Inquiry has been made by the Ex-ective Board in the matter of the claim of John Wegman, in accordance with the terms of a reso-lution adopted by your Board at a meeting held Dec. 28, 1886. The facts are as follows: In August, 1886, a contract was let for Ward park sewer and the work was completed about the first of the following September. From that time 24 60 5 00 875 00

4 50 3 00 100 00 13 00 9 00 6 50

park sewer and the work was completed about the first of the following September. From that time up to the date of the accident, October 2d, the street was used for public travel. A few weeks after the time the accident is said to have occurred the horse was brought to Dr. Tegg, veterinary surgeon, and his statement is that the horse was suffering from an injury in one of his feet which, in his language, looked as if it had been calked. Mr. Wegman told him that the horse had injured himself by breaking through into a sewer or some other excavation in the roadway, and that he had him under treat-ment with Dr. Cook for several weeks. The ani-mal was then taken away as about cured in about 13 75 1 85 9 00 $\tilde{2}$ $\tilde{0}\tilde{0}$ 7500 00 Ĵ 00 3 00 5 85 8 50 ŏ ŏŏ

ment with Dr. Cook for several weeks. The ani-mal was then taken away as about cured in about ten days from the stables of Dr. Tegg. No information in regard to the accident could be obtained from the residents on the street. Mr. Wegman says he did not see the hole until his horse stumbled, and then it appeared as though a crust had formed on the surface of the road, but underneath the earth had settled, and after the animal had been extricated, no indications of the cave in the roadway remained. cave in the roadway remained. The first notice the Executive Board received of

The arst notice the Executive Board received of the accident or that the street had been left in an unsafe condition, was when the communication from your honorable body was presented for con-sideration. Respectfully, THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published.

POLICE COMMISSIONERS' OFFICE ROCHESTER, N. Y., Jan 11, 1887.

To the Hon. the Common Conncil:

GENTLEMEN-By direction of the Police Cominstitutes, I communicate to your honorable body the fact that the officers of the Department are frequently called on by citizens to look after some one who has fallen down and injured themselves one who has failen down and injured themselves to such a degree that medical aid is necessary; at another time some one has been injured by the cars at some of the depots, and the unfortunate person must be conveyed to some comfortable place and a physician summoned; on other occa-sions peaceful citizens on their way home at night are attacked by the midnight assassin and brutally assaulted, besides the frequent calls made on the men by those who are sick and unable to bein themselves. In all assaulted, besides the frequent cans made on the men by those who are sick and unable to help themselves. In all these cases the parties are poor and un-able to pay their doctor. The physicians called in-variably send their claims to the Police Commissioners for settlement, and that Board not having any funds to legally pay them are at a loss some-times to know what to do with them. The Com-missioners respectfully ask the Honorable Commissioners respectfully ask the Honorable Com-mon Council to designate some physician who the officers can summon in case of Lecessity, and also to provide for the payment of the same. Several unsettled claims are now before the Board. Respectfully, B. FRANK ENOS, Clerk.

Ordered received, filed and published.

Ald Foley moved that the Clerk be directed to furnish the Police Commissioners a list of the city physicians, and that it be placed in the Police Office.

By the Clerk-

18 10 40 00

TREASURER'S MONTHLY REPORT

CITY TREASURER'S OFFICE,) January 11, 1887.

To the Hon. Common Council:

GENTLEMEN: The Treasurer here with submits the monthly statement of the balances of the prin-cipal funds on the 11th day of January, 1887, as re-quired by section 58 of the city charter:

Departments	
Board of Educat	tion, Building fund \$3,947 74
•• ••	Repair fund 1,100 95
•• ••	Contingent fund 7,227 92
•• ••	Teachers' fund 50,872 99
Fire Departmen	t fund 20,757 50
Poor Departmen	t fund 24, 415 49
Police Departme	ent fund 38,009 23
Contingent fund.	
Highway fund	11,528 25
Lamp fund	
Health fund	
City Property fu	nd 2,267 76
Park fund	
Water Works fur	nd 34,785 84
Water Pipe fund	6,252 79
· · · · · · · · · · · · · · · · · · ·	JOHN A. DAVIS.

Treasurer.

Subscribed and sworn to before me, (this 11th day of January, 1887. (F. J. IRWIN

Commissioner of Deeds.

Ordered received, filed and published.

OFFICE OF THE EXECUTIVE BOARD. ROCHESTER, Jan. 3, 1886.

To the Common Counci :

I have the honor to transmit herewith, as required by law:

1. Monthly report, showing expenditures made by the Executive Board, for all purposes during the month of December, 1886.

Orders Drawn on the City Treasurer.

For labor Amount certified to the Common Coun-	\$5,486	27
cil, December 24th, 1886	24, 826	45
Total	\$ 30, 312	72
Classification.		
Highway fund	\$6,444	59
Water pipe fund	2,343	
Water works fund	5,616	
Fire Department fund	9,683	
Local improvement funds		
nooar improvement randes	0, 221	40
Total	\$ 30,312	179
2. Balances in funds, January 3, 1886:	± 30, 31%	14
Dr.		
	105 000	~~
Local improvement funds	135,663	, 89
Cr.		
City Treasurer	\$ 66,907	
Highway fund	12, 989	35
Water pipe fund	6 149	89
Water works fund	29,873	76
Fire department fund	19,743	
Total	\$135,663	80
Respectfully submitted	\$100,000	00

THOMAS J. NEVILLE, Clerk,

Ordered received, filed and published.

To the Honorable Common Council of the City of Rochester:

GENTLEMEN-The undersigned, Commissioners of Excise of the city of Rochester, report that moneys have been received by said Commissioners moneys have been received by said Commissioners from the persons named, and in the respective amounts set forth in the following schedule, com-mencing December 1, 1886, and ending December 30, 1886, for licenses to sell and dispose of strong and spirituous liquors, ale, beer and wine, in quan-tities less than five gallons at a time, at the places herein named, and that this report contains a statement of all the moneys received during sald month, viz.: month, viz .:

1886, Dec. 6th.		
Richter, Frank. Grand and South ave Eggert, Fredericka, 42 Henry st	\$50 00	
Eggert, Fredericka, 42 Henry st	50 00	
Pierce, James H., 241 N. Clinton st	50 00	
Bagg, Frank, 124 North ave	62 50	
Marina, Henry, 243 Exchange st	60 00	
Conway, John, 512 State st	30 00	
Erbelding, Joseph, 74 S. St. Paul st	60 00	
Dec. 13th.		
Olmstead, E. P., 18 Fitzhugh st	60 00	
Streib, Louis, 138 Mt. Hope ave	50 00	
Magin, Thomas, 11 Magne st	50 00	
Upson, Joseph S., N. St. Paul and Norton		
sts. Dieter, Catherine, 13 Grape st	60 00	
Dieter, Catherine, 13 Grape st	50 OO	
Schwartz, Catherine, 751 N. Clinton st	50 00	
Lotz, Jacob, 154 West ave.	57 00	
Darcy, Patrick, 86 Strong st	50 00	
Slack, Wm., 14 Exchange place	50 00	
nuby, Frank A., 442 west ave	50 OO	
Hayes, William, Colvin and Wright sts	50 O O	
Visner & Buckley, 182 State st	50 00	1
Dec. 20:		
Rebolz, Frank, 114 North ave	50 00	
Raisnor, Fredericka, 342 Jay st	30 OO	
Blumberg, Simon, 105 St. Joseph st	50 00	
Hill, John C. 35 S. St. Paul st	60 00	
Enders, Charles, Bay and Goodman Berdell, Henry, 92 West ave	50 00	
Berdell, Henry, 92 West ave	50 00	
Boehly, F. Joseph, 192 North ave	50.00	
Dolanty, M., 22 Market st	50 00	
Bartholomay Brewing Co., Central ave Yattau, Maggie, 23 and 25 St. Paul st	30 00	ć
Yattau, Maggie, 23 and 25 St. Paul st	50 00	
Luna, Arthur, N. 44 South st.,	50 0 0	
Mitchell, William, 356 State st Dec. 27:	50 00	
Nolan, Addrew W., 330 State st.	50 00	
Dunn, James, 128 Orebard st	30 00	
Barron, Lawrence, 107 Exchange st	50 00	• •
Shaeffer, C. J., Sherman and Otis sts	50 00	
Weiss, Margaretta, 1 Anderson av	60 00	

Total amount received and deposited with City Treasurer.....\$1,799 50

POMEROY P. DICKINSON,

CONRAD HERZBERGER, JAMES MALLEY,

Excise Commissioners.

Dated November 30th, 1886.

STATE OF NEW YORK, COUNTY OF MONROE, CITY OF ROCHERTER. 88

The undersigned, commissioners of excise for the city of Rochester, being duly sworn, each for himself, says that the above report of persons licensed, the date of their license and their respective places of business, and the moneys received from them is in all respects just and true, and that said report contains a statement of all the licenses the month of December, 1886. POMEROY P. DICKINSON,

CONRAD HERZBERGER, JAMES MALLEY,

Excise Commissioners.

Subscribed and sworn to before me this 30th day f December, 1886. JOHN H. MASON, of December, 1886. Commissioner of Deeds.

OFFICE OF THE OVERSEER OF THE POOR,) CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Jan. 1, 1887.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: The undersigned Overseer of the Poor of the City of Rochester, would respectfully report that during the month of December he has relieved 510 families, in the following manner:

orders on poor store coal yard	\$1,567 25 757 13	
··· undertakers	78 50	
Total	\$2.470 18	

Less amount charged to t	owns		22 50
Total to city	ully submitte	\$	2,447 68
All of which is respectf JOHN LU Ordered received, filed	TES, Oversee	er of	Poor.
By the Clerk-	-		
REPORT OF THE POLICE OF DECEM	BER, 1886.		MONTH
POLICE COMMISS	Jan.	10. 18	87. }
GENTLEMEN-I respectiving as my report for the n 1886. Dec. 1-Fred Sylves	ully submit	the embe	follow- er, 1886.
1885. Dec. 1-Fred Sylves Kate Harrison Wm. Bauer Jacob Simon 2-Wm. Webb Ida Fluger 3-Samuel DeLack	vio. ord.	enalt \$10	\$ Paid
Kate Harrison Wm. Bauer	drunk . pet.larcen	10 v 50	30
Jacob Simon 2-Wm. Webb	drunk	cost 10	2
Ida Fluger 3-Samuel DeLack Harry Ogden	 		3 20
Minnie Clark		10 10 cost	3
4-Thos. Doyle Herman Stefler Jacob Marden		cost	
Geo. Boyer 6-Augustus Trant Hugh Wall. Thos. Houlihan Jerry Keebler	· · ·	10 10	5
Hugh Wall Thos. Houlihan	pet. larcen drunk	y 50 5	2 50
Jerry Keebler Harry Brown	·	9	3 5
Jerry Keebler Harry Brown. Frank Appel. 7-Clans C. N. Sullested. Ann Murphy John Keegan. 8-Thos. Murphy James Hayden Thos. Moran Louis Finzer. Thos. O'Hara	. petit lar. . drunk	5	5
John Keegan	· · · ·	$10 \\ 10 \\ 10 \\ 10$	
James Hayden	 	10 10 10	10^{5}
Louis Finzer	· · ·	10 10	ĩõ
Louis Finzer. Thos. O'Hara Annie Ryan Albert H. Bloxom 9-Frank E. Lewis Patk. Tucker. Fred. Wait 10-Wm. June Louis Finzer.	· ··	$10 \\ cost$	2
9-Frank E. Lewis Patk. Tucker		10 10	
Fred. Wait 10-Wm. June	. assault . drunk	15 10	5 4
Patk. Cotter	. assault druvk	20 10	20 5
10-Wm June Patk. Cotter A L Root 11-Frank J Kolb 13-Wm N Gordon	hotel fraud fraud vio ord	cost 10	
Thos Cranston	urunk	10 10	555
Mathew Turner Dennis Meehan William Sheehy	pet larceny drunk	$750 \\ 10$	
William Sheehy 14-Frank Hulbert	 vio ord drunk 	10	5
14—Frank Hulbert Chas McNamara Robt Durand	• ••	$\begin{array}{c} 10 \\ 10 \\ 10 \end{array}$	10
15-Thos Short 16-Jacob Rapstine	••	10 5	
17—Warren McKinney Catharine Burgie 18—Mary Keenan	. pet larcen	y 50	J
Michael Kolb.	. ex person drunk	$15 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ $	$^{15}_{5}$
Michael Kolb. 20-Lottie Green Geo W. Umpleby Joseph Gibson.	assault	$10 \\ 5$	10 5
		$10 \\ 5$	
Ed 8 Pelton Alice Pelton 21-Chas Monroe Europe O'Brien	· ·· · ··	5 3	
Eugene O'Brien Wm. H. Adams Pat'k Roche Chas. Barnes	assault	3 10	9
Chas. Barnes	· · ·	$10 \\ 10 \\ 5$	3 3 5
Chas. Barnes Peter J. Walsh 22–John Wheeler Peter Mooney	drunk	10 10	U
			$25 \\ 50$
Mary Bingemer Geo. F. McMullen Ed. Lawrence	••	5 5	1
24-Mary Smith	••	50	

	Geo. Hall	drunk	10		`
	John Waldron	urunk.	ĩŏ	5	
		••	iŏ	•	
	Allfed D. Williams	vio. ord		25	
25-	-Milza Jeroma	drunk	10		
21 -	-Geo. Jones alias Ed.	ur unit	10		
S	Levens	vio. ord	50		
	Jeremiah Connors	drunk	cost	5	
	MICD, Flynn		5	-	
	wm. McNally	••	$\cos t$	2	
	Patk. Ryan	••	10		
	Ed. Christie	· •	10		
	Frank Hilenbrant	assault	10	4	
28-	-Jane Dowling	pet.lar.	30		
	James Ritey	vio. ord.	10		
	Patk. Ryan	drunk	10		
	Geo. Stine	••	10		
	James Purdy	••	10	~	
	Mich. Shannon	••	10	5	
00	Chas. Yokel	assault	5	5	
29-	-Sarah Burchell	drunk	10		
	Frank Stull		10		
	Christopher Strancher.	assault	5	5 5	
01	Albert W. Goseline	vio ord	50	Ð	
91~	-Robt Richart	drunk	10	15	
	Fines by Commissioners	5		19	
				\$366	20
				2000	~~

STATE OF NEW YORK, County of Monroe, City of Rochester, ss:

I, B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing report contains a true and correct statement of all the moneys received by me as such clerk during the month of December, 188¢, for fines, penalties and costs imposed by the Police Justice and Police Commissioners of said city. B. FRANK ENOS, Clerk.

Sworn to before me this 11th day of January, 87. WM. J. BURKE, Com. of Deeds. 1887.

Ordered received, filed and published. By the Clerk-

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Jan. 10, 1887.

GENTLEMEN: I hereby report that the City As-sessors have delivered to me the following assess-ment rolls, certified and sworn to, as required by law, viz.:

East avenue repair, care and sprinkling,	0. No	. 2,854
Henrietta avenue improvement,	••	2,867
Central avenue	•• •	2.998
Flint street plank walk,	••	2.999
Lowell street improvement,	••	3.014
West avenue flag walk.	••	3.022
South Union street crosswalk,	••	3.023
		3,039
Thomas street plank walk,		3,040
Brown street pipe sewer, Bespectfully submitted.		0,010
Bespectruuy submitted.		

PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

Allegations being called for and no person appearing, Ald. Schaeffer submitted the following :

By Ald. Schaeffer-Resolved, That the as-By Ald. Schaeffer-Resolved, That the as-sessment rolls for East avenue improvement, Ordinance No. 2,854; Henrietta avenue im-provement, No. 2,967; Central avenue improve-ment, No. 2,998; Flint street plank walk, No. 2,999; Lowell street improvement, No. 3,014; West avenue flag walk, No. 3,022; South Union street crosswalk, No. 3,023; Thomas street plank walk, No. 3,039; Brown street improve-ment, No. 3,040; be and hereby are confirmed.

Adopted by the following vote :

Ayes-Ald. Tracy, Coughlin, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swikebard, Stein, Bohrer, Kelly, Schaeffer-13. Navs-Ald. Selye-1.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

CLIFFORD STREET EXTENSION.

Subd. 3) By Ald. Bohrer-Resolved, Toat the follow-\$ 168 { ing improvement is necessary, a d we here-Charter) by judge the public good requires the same to

Charter) by judge the public good requires the same to be done, viz.: The extension of Clifford street, from North avenue to the east line of the extended street, to be sixty (60) feet wide with its axis or medial line on the eastwara prol ngation of the certesponding line of Clifford street lying immediat ly west of North avenue. Resolved, Further, that the following portion of said Clif is deemed benetited and proper and ought to be assessed by a local assessment for the whole expense thereof, viz.:

assessed by a local assessment for the whole expense thereof, viz.; One tier of lots and parcels of land on each side of the proposed extension of Clifford street, from North avenue to the east line of the city, in proportion to the benefit which each will derive the refrom. And the Clerk is hereby directed to publish notice in pursuance of Title VIL, Section 172 of the Revised Charter of 18%, of the City of Rochester, that all per-sons interested in the subject matter of said imp ove-ment, are required to attend the Common Council, on Tuesday evening, January the 25th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

OPENING A STREET FROM SHERMAN STREET TO ANGLE STREET.

OPENING A STREET FROM SHERMAN STREET TO ANGLE STREET. Subd. 3) By Ald. Bohrer-Resolved, That the follow-\$168 { ing improvement is necessary, and we hereby (harter) judge that the public good requires the same to be done, viz. The opening of a street from Sherman street to An-gle street, b; taking a strip of land forty (40) feet wide from the north ends of lots numbered from twenty-three (23) to twenty-six (26 both inclusive, on what is known as the Jones tract in the Eleventh (11th) ward. Resolved, "urther, That the following portion of be assessed by a local assessment for the whole ex-pense therefor, viz:: The therefor, viz:: The therefor, viz:: And the Clerk is hereby directed to publish notice in fursuance of Title VII. Section 173 of the Revised Charter of 1880, of the City of Rochesser, that all per-sons interested in the subject matter of said improve-ment, are required to attend the C. mmon Council, on Turesday evoning, January the 25th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted. Adopted.

OPENING OF STEWART STREET.

Subd. 3) By Ald. Bohrer-Resolved, That the follow-\$163 { Ing improvenent is necessary, and we hereby (harter) judge the public good requires the same to be done, viz.: The opening of Stewart street, from the present west terminus thereof to Cart-r street the width of the extended street to be forty-eight (48) feet, with lines in the direct prolongation of those of the said Stewart street now opened from North avenue westward. westward.

said stewart steet now opened from North avenue westward. Besouved, Further, That the following portion of said city is deemed benefited and proper, and ought to be assessed by a local assessment for the whole ex-pense thereof, viz. One tier of lots and parcels of land on each side of Stewart street, from the present west terminus thereof to Carter street, in proportion, to the benefit which each will derive therefrom. And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 173 of the Revised Charter of 1860, of the Clip of Rochaster, that all per-sons interested in the subject matter of said improve-ment, are required to ablend the Common Council, on Tuesday evening, January the 25th, 1887, at 7 o' clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

WIDENING OF THE EAST END OF HAND STREET.

WIDENING OF THE EAST END OF HAND STREET. Subd. 3) By Ald. Bohrer-Resolved, That the follow-§168 (ing improvement is new sarry, and we here-Charter) by judge that the public good requires the same to be done, viz. The widening of Hand street, by taking a strip of land on the southerly side thereor, begiuning at the west line of lot No. 22 or the Gorham tract and said line produced and extending to Clincon street, and the ier-ritory deemed necessary to be taken therefor is de-scribed as tollows: All of lot No. 23 of Riley's sub-division, and all that portion of lot No. 20 of the Gorham tract jung north of the following described line begining at the intersec-

tion of the south line of Hand street with the west line of iot No 22 aforesaid; thence easierly in the prolongation of said south line to a point thirty-nine and four-tenths (39 4-10) feet distant from and at right angles to the established north line of said Hand street; thence also easierly and parallel to said north line to Clinton street.

Clinton street, It being expressly understood and provided that if the north west corner of the old frame dwelling house now belonging to Christiana Jaeckel should be found to project a tew inch. s over the proposed south line of the widened street, the same shall be left undisturbed until snid dwelling house be removed, rebuilt or re-modeled in any material degree by the own or o own-ors theorem.

modered in any material degree by the own if of own-ers thereof. Resolved further, That the following portion of said city is deemed benefitted and proper and ougt to be as-sessed by a local assessment for the whole expense thereof, viz :

thereof, viz : One tier of lots and parcels of land on each side of Hand street, prom North St. Paul street in proportion to the benefit which each will derive therefrom. And the Clerk is hereby directed to publish notice in pursuance of Itile VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend th e Common Council on Tuesday evening, January 25th, 1887, at 7 o'clock at the Common Council Chamber, when allegations will be h ard. be h ard

Adopted.

KING STREET ASPHALTIC IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing an asphaltic pavement in Kings st., from West ave. to Brown st.

constructing an asphaltic pavement in Kings st., from West ave. to Brown st. The Surveyor submitted as such estimate \$21,500. By A:d Kohlmetz-Resolved, That the following im-provement is necess 19, viz.; The construction of an asphaltic pavement in King street from West ave. to Brown st., with Mecina stone curb lines on each side, parallel too, and ninetcen (19) feet from the medial line of King street aforesaid; also the cleaning and reparing of the main sewer be-tween West ave. and the sewer in Allen street, where found necessary, the cleaning, repa ling and exten-sion of the old and the construction of new surfaces sewers where required; the construction of such new macholes as may be demanded; also the construction of all lot laterals and the laying of all water and gas service pipes where now needed or their future need can be anticipated. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$21,500, which, estimate is hereby approved. Hesolved, iurther, That the following portion of said city is de med benefited and proper and ought to be basesessed by a local assessment for the whole expense thereof, viz: One time for this coul assessment of the whole to the surves of the same are and ought to be

thereof. viz:

thereof, viz: thereof, viz: One tier of lots and parcels of land on each side of One tier of lots and parcels of Bown st., in proportion to the benefit which each will derive thereform. And further resolved, That the taxpayers to be as-sessed for making such improvement may pay their as-sessed for making such improvement may pay their as-sessed for making such improvement may pay their as-sessed for making such improvements, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one-year from the confirmation of such roll; and the remaining one-third within two-years from the confirmation of such roll. On all sums paid prior to the maturity of said last instalment, a discount will be allowed at six per cent. per an-num. num.

num. And the Clerk is hereby directed to publish notice in pursuance of Title VII.. Section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, January 35th. 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be become heard. Adopted.

ALLEN STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the Civy Surveyor ascertain and report to this Council the expense of sprinking Allen street, during the period of 1887.

sprinkling Allen street, during the period of 1887. Adouted. The Surveyorsubmitted as such estimate, \$300. By Ald. Kohlmetz-Resolved, That the following im-provment is necessary. viz: The sp lukling of Allen street, from State street to the Eric Canal during the season of 1887. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$300, which estimate is hereby approved. Resolved, further, That the following portion of said City is deemed benefited and proper to be assessed for the whole expense thereof, viz.:

One tier of lots on each side of Allen street, from State street to the Erie canal. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter of 1880. of the City of Rochester, that all persons interested in the subject matter of said im-provement, are required to atter of the Common Coun-cil, on Tuesday evening, January the 28th, 1837, at 7 allegations will be heard. Adopted.

ANDREWS STREET SPRINKLING.

By Ald. Kohlmatz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Audiews street, during the season of 1887.

sprinking A diews street, during the season of 1887. Adopted. The Surveyor submitted as such estimate, \$190. By Ald. Kohlmetz-Resolved. That the following imgrovement is necessary, viz: The sprinking of Andrews street, from North av-enue to the west end of Andrews street bridge, during the season of 1837.

entre of the west end of Andrews street bridge, during the season of 1837. And whereas. The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$190, which estimate is hereby approved. Resolved, Further, That the following portion of said city is ocemed benefitted and proper to be assessed for the whole expense thereof, viz: b. One tier of lots on each side of Andrews street, from North avenue to the west end of Andrews street, from North avenue to the west end of Andrews street bridge. And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement are required to attend the Common Coun-cil on Thesday evening, Jan. the 52th, 1836, at7:00 o'clock at the Common Council Chamber, when allega-ps will be heard. Adopted.

CHESTNUT STREET SPRINKLING

Adopted. CHESTNUT STREET SPRINKLING. By Ald. Kohlmetz – Resolved. That the City Survey-or ascertain and report to this.council the expense of prinkling Chestnut street during the seas.n of 1387. Adopted. The Surveyor submitted as such estimate \$180 By Ald. Kohlmetz-tessolved. That the following improvement is necessary, viz: The sprinkling of Chestnut street, from East avenue to Monroe avenue, dur in the season of 1387. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reports the same at \$180, which estimate is hereby approved. Detieved further. That the following portion of said eity is demed benefited and proper to be assessed for the whole expense thereof, viz.: Detier of lots on each side of Chestnut street, from East avenue to Monroe avenue. And the Clerk is bereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter, of 1880, of the City of Eochester, that all persons interested in the subject matter of add im. provement, are required to attend the Common Council on Tuesday evening January the 25th, 1887, at 7 o'clock at the Common Council Chamber, when allegations will be heard. Adopted.

CLINTON STREET SPRINKLING, SEC. 1.

By Ald. Kohlmtz-Resolved, That the City Survey or ascertain and report to this Council the expense of sprinkling Clinton street, Section 1, during the season of 1887.

sprinkling Clinton street, Section 1, during the second of 1987. Adopted. The Surveyor submitted as such estimate, \$390. By Ald. Kohlmetz-Resolved, That the following Im-provement is necessary viz: The sprukling of Clinton street. Section 1, from Monroe avenue to the north line of Marietta street, during the season of 1837. And whereas, The City Surveyor, under the direction of this Council, has made an estimate of the wnoleex pense thereof, and reports the Same at \$390 which estimate is hereby approved. Resolved, further, That the following portion of said eity is deemed benefited and proper to be assessed for the whole expense thereof. viz: One ter of lots on each side of Clinton street, from Monroe avenue to the north line of Mariets arreet. And the Clerk is hereby directed to publish notice in pursuance of title vii, section 172 of the ersons inter-ested in the subject matter of said inpersons inter-required to attend the Common Council on Tuesday wening, January the 25th, 1857, at 7 olock, at the Common Council Chamber, when allegations will be heard. Adopted

CLINTON STREET SPRINKLING, (SEC. 2.)

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense

93

of sprinkling Clinton street, section 2, during the season of 1887.

of sprinkling Clinton street, section 2, during the ses-son of 1837. Adopted. The Surveyor submitted as such estimate \$390. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz: The sprinking of Clinton street, section two, from the north line of Marietta street to the north line of Clinford street during he season of 1887. And whereas, The City Surveyor, under the direce-tion of this C uncil, has made an estimate of the wole expense thereof, and reports the same at \$250, wh ch estimate is hereby approved. Resolved, further, That the following portion of the north line of Marietta street to Clinford street. Made the expense thereof, viz: One tier of lots on each side of Clinton street from the north line of Marietta street to Clifford street. And the Clerk is nereby directed to publisn notice in pursuance of title VII, section 172 of the Revised Charter of lots, of the city of Ro hester, that all per-sons interested in the subject matter of said improve-nent are required to attend the Commo Council, on Thesday evening, January the 25th, 1857, at of votock, at the Councol chamber when alle-gation s will be heard. Adopted.

By Ald. Kohlmetz-kesolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Court street, during the season of 1887. Adopted.

CLINTON PLACE SPRINKLING.

By Ald, Kohlmetz-Resolved, That the City Survey-or ascertain and report to this Council the expense of sprinkling Clinton place during the season of 1887.

or ascertain and report to the season of 1887. Adopted. The Surveyor submitted as such estimate, \$150. By Ald Kohlmetz-Resolved. That the following improvement is necessary, viz.: The sp inking of Citaton place, from North ave. to Clinnon st., during the season of 1887. And Whereas, The City Surveyor, under the lireo-tion of this Council, has made an estimate of the whole expense thereot, and reports the same at \$150, which as thereot, and reports the same at \$150, which as thereot, and proper to be assessed for the whole expense thereof, viz: One tier of tots on each side of Clinton place, from North ave to Clinton st. And the Clerk is hereby directed to publish notice in fursuance of Tible VII. Section 172, of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council on the common Council Chamber, when allegations will be heard.

CENTRAL AVENUE SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Central ave. during the season of 1887.

Spinking Central ave. durin g ine season of 1887. Adopted. The Surveyor submitted as such estimate \$360. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz. The spinkling of Central ave. from North ave. to State st., during the s- ason of 1887. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$360.00, which estimate is hereby approved.

pense thereof and reported the same at \$360.00, which estimate is hereby approved. Resolved, further, That he following portion of aid city is deemed benefited and proper to be ag-essed for the whole expense thereof, viz.: One tier of jots on each side of Central avenue, from North are to State st.

North ave. to State st.

And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172, of the Revisen Charter of 1880, of the city of Rochester, chat all per-sons interested in the subject matter of said im-provement, are required to attend the Common Coun-oil, on Tuesday evening, Januarv the 2stn, 1887, at 7 o'clock, at the Common Council Chamber, when alle-gations will be heard. Adopted.

CHATHAM STREET SPRINKLING

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertam and report to this Council the expense of sprinkling Chatham street during the season of 1887.

ascertain and report to this council the expense of sprinking Chatham street during the season of 1857. Adopted. The Surveyor submitted as such estimate \$120. By Ald. Kohlmetz – Resolved That the following improvement is necessary, viz : The sprinking of Chatham street, from Franklin Street to Andrews s reet, during the season of 1857. And Whereas, The City surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereor, and reported the same at \$120 which estimate is hereby approved. Resolved, further, That the following portion of said City is decemde benefited and proper to be assessed for the whole expense thereor, viz : One tier of lots on -ach side of Cuatham street, from Andrews street to Franklin street. Ano the Clerk is hereby directed to publish notice in pursuance of 1itle VII., section 172 of the Revised Charter of 1850, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Thesday evening, January the 25th, 1857, at 7:00 o'clock, at the Common Council Chamber, when all sations will be heard. Adopted. CENTER STREET SPRINKLING.

CENTER STREET SPRINKLING.

By Ald. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expense of spinkling Center street during the season of 1887.

sprinking Center street during the season of 1887. Adopted. The Surveyor submitted as sucrestimate, \$30. By Ald, Kohlunctz- Resolved, That the following improv-mants necessary viz: The sprinkling of Center street, from Mill street to the east side of Brown's race, during the season of 1887.

1887. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof and reports the same at \$30, Which estimate is herepby approved. Resolved, further, That the tollowing portion of sad c ty is decemed bencfield and proper to be assessed for the whole expense thereof, viz.: One titer of loss on each side of Center street, from Mill street to the east side of Brown's race. And the Clerk is hereby directed to multish notice in

Mill street to the east side of Brown's race. And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Review Oharter of 1889, of the city of Rocheszer, that all per-sons interested in the subject matter of said inprove-ment, are required to attend the Common Council on Thesday evening, January the 5th, 1887, at 7 o'clock, at the Common Council Chamber, when alle-adopted. Adopted.

CALEDONIA AVENUE SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Sur-veyer ascertain and report to this Council the ex-pense of sprinkling Caledonia avenue during the season of 1887.

Adopted. Adopted. The Surveyor submitted as such estimate \$240. Bv Aid. Kohlmetz-Resolved, That the following improvement is necessary, viz.: The sprinking of Caledonia avenue, from the Erie canal to the south line of Bronson avenue, during the cases of 1887

The spinituing of Carcuonia avenue, from the Eric canal to the south line of Bronson avonue, during the season of 1887. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$240, which estimate is hereby approved. Ecolved, further, That the following portion of said city is deemed benefited and proper to be assess-ed for the whole expense thereof, viz.; One tier of lots on each side of (a cdonia avenue, from the Eric canal to the south line of Bronson ave. And the clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the city of Rochester, that all per sons interested in the subject matter of said improve ment, are required to attend the Common Council on Tuesday evening, Jan, the 25th, 1887, at 7 o'clock, at the Common Council chamber, when allegations will be he herad. be he heard. Adopted

EXCHANGE STREET SPRINKLING.

By Ald. Kobimetz-Resolved, That the City Survey-or ascertain and report to this Council the ex-pense of sprinkling Exchange street during the season of 1887.

Adopted. The Surveyor submitted as such estimate \$420. By Aid. Kohlmetz-Resolved, That the following improvement is necessary, viz.: The sprinkling of Exchange street, from Main street to the south line of Edinburg street, during the season

to the source of the season of 1887. And whereas, The City Surveyor, under the direction of this Courcil, has made an estimate of the whole expense thereof, and reported the same at \$420, which estimate is thereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense sthereof, viz.: One tier of lots on a ch side of Exchange street, from Main screet to Edinburg stree. And the Cierk is hereby appreted to publish notice in pursuance of Title VII., Section 12 of the Revised Char er of 1880 of the City of Rochester that all persons interested in the subject matter of said inprove ment, are hereby required to attend the Common Council, on Tuesday evening, Jan. the 25th, 1887, at 0 o'clock, at the Common Council Camber, when allegations will be heard. Adopted.

Adopted.

EAST AVENUE SPRINKLING, (SEC. 1.)

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling East avenue, (section 1) during the sea-son of 1837. Adopted. The Surveyor submitted as such estimate \$300. By Ald, Kohlmetz-Resolved, That the following im-provement is necessary viz: The sp inkling of East avenue, (section one) from Main stabet to the west inte of that portion or Good-man street lying south of Eist avenue, during the sea-son of 1837. And, Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole

tion of this Council, has made an estimate of the whole expense th-reof, and reports the same at \$300 which estimate is hereby approved. Resolved, further, that the following portion of said city is deemed ben-fited and proper to be assessed for the whole expense thereof, viz.: One titer of lots on each side of East avenue, from Main street to Goodman suref. And the Clark is have by divected to rublish notice in

Main Street to Goodman street. And the Clerk is barreby directed to publish notice in oursna.ce of Title VII., Section 172 of the Revised Charter of 1880, of the City of Roccaser, that all pussus interested in the subject matter of said im-provement, are required to a trand the Common Coun-cil on Tuesday evening, January the 25th, 1857, at 7 o'clock, at the Common Council Chamber, when all factors will be heard. Adopted.

ELM STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Survey-or ascertain and report to this Council the expense of sprinkling Elm street, during the season of 1887.

or ascertain and report to this Council the expense of sprinkling Elm street, during the season of 1887. Adopted. The Surveyor submitted as such estimate, §90. By Ald. Kohlmetz-Resolved, That the following improvement is necessarv, viz: The sprinkling of Elm street, from Main street to Chestnut's reet, during the season of 1887. And whereas the City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof and reported the same at \$90, while estimate is hereby approved. Resolved furcher, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof viz: One tier Cf lois on each side of Elm street, from Main street to Thesunt street. And the Clerk is hereby directed to publish notice in Interested in the subject matter of said improve-ment are required to attend the Common Council on uiesday evening, January the 55th, 1855, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

NORTH FORD STREET SPRINKLING, SEC. 1.

Ald. Kohlmetz-Resolved, That the City Sur-Rν veyor ascertain and report to this Council the expenseof sprinkling North Ford street, section 1, during the season of 1987. Adopted. The Surveyor submitted as such estimate, \$30.

The Surveyor submitted as such estimate, \$50. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz : The sprinkling of North Ford street, section 1, from West avenue to the Eric canal, during the season of 1887

^{1856.} And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$30, which estimate is hereby approved;

Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Ford street, from West avenue to the Erie canal. ! And the Clerk is hereby directed to publish rotice in pursuace of Title VII, Section 172 of the Revised Charter of 1SS0 of the City of Rochester, that all per-sons intere-ted in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evaning, January 25th, 1857, at 7 o'clock, will be beard. Adopted Adopted

NORTH FORD STREET SPKINKLING, SEC. 2.

By Ald. Kobimetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of sprinking North Ford street, section 2, during the season of 1887.

season of 1887. Adopted The Surveyor submitted as such estimate, \$120. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz: The sprinkling of North Ford street, section 2, from the Eric canal to Allen street, during the season of 1887 1887

The Eric Canar to Arten street, during the season of 1857. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereo; and reports the same at \$120, which estimate is hereby approved: Resolved further, That the following portion of said city is deemed ben-fitted and proper to be assessed for the whole expense thereof, viz.: one ther of lots on each side of North Ford street, from the Eric canal to Allen street, and the C-erk is hereby directed to publish notice in pursuance of Title VII, section 172 of Revised Charaer of 1880 of the city of Rochester, that all percons inter-ested in the subject matter of said improvement are required to alternat the Conamon Council on Tuedagy evening, January tue 25th, 1857, et 7 c'olck, at the Common Council Chamber, when allegations will be heard. heard.

Adopted.

SOUTH FORD STREET SPRINKLING,

SOUTH FORD STREET SPEINKLING, SOUTH FORD STREET SPEINKLING, By Ald, Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense sprinking South Ford street during the season of 1887 Adopted. The Surveyor submitted as such estimate \$210. By Ald Kohlmetz-Resolved, That the rolowing improvement is n-cessary, viz: The sprinkling of South Ford street, from West ave-met to Troup street, during the season of 1887. And Whereas, The City Surveyor, under the direc-tions of this Council, has made an estimate of the whole expense th reof and reports the same at \$210, which estimate is hereby approved. Resolved further, Toat the following portion of said city is deemed ben, fitted and proper to be a sessed for the whole expense thereo, viz: Mat the Cierk is hereby directed to publish notice in pursuance of Title VII, Section 172, of the Revised Charter of 1880 of the city of Rochester that all per-sons interseted in the subject matter of said improve-ment are required to astend the Common Council on tuesday evening, Jan, the 25th, 1887. at 7 o'clock at the Common Council chamber, when allegations will be heard. Adopted. EDANUM SUBJECT SCHIMED Adopted.

FRANKLIN STREET SPRINKLING.

By Ald. Kohlmetz-Resolved. That the City Sur veyor ascertain and report to this Council the expense Franklin street during the season of 1887.

veyor ascertain and report to this Council the expense Franklin street during the season of 1857.
Adopted.
The Surveyor submitted as such estimate, \$210.
By Ald. Kohlmetz-Resolved. That the following implovement is necessary. viz:
The sorinkling of Franklin street, from North avenue to North St. Paul street, during the season of 1887.
And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$210, which estimate is hereby approved.
Resolved, further, That the following portion of said eity is deemed benefited and proper to be as-sessed for the whole expense thereof, viz.: One tier of lots on each side of Franklin street, from North avenue to North at Paul street.
And the Clerk is hereby appreted to publish notice in pursuance of Title VII., Section 172, of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement, are required to attend the Common Coun-cil, on Tuesday evening. Jan the 25th, 1837, at 7 o' clock at the Common Council Chamber, when alle-gations will be heard.
Adopted.

FRONT STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Front street during the season of 1887.

ascertain and report to this Council the expense of sprinkling Front street during the season of 1887. Adopted. The Surveyor submitted as such estimate \$180. By Ald. Kohlmetz-Resolved, That the following improvent ent is necessary, viz: The sprinkling of F. out street from Main street to Central avonue, during the sharoo of 1887. And whereas, the City Surveyor, under the direction of this Count, has mare an estimate of the whole expense thereof, and reports the same at \$180, which estimate is hereby app oved. Resolved further: That the following portion of said city is deemed wenefited and proper to be assessed for the whole expense thereof, viz: One there of This directed to publish notice in Juris and the Clerk is hereby directed to publish notice in Jurisunse of Title VII. Section 172 of the Revised Charter of 1880, of the City of Rochester, that all improvement are required to attend the Common Council on Tuesday evening. January we 25th, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

SOUTH FITZHUGH STREET SPRINKLING.

By Aid. Kohimetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of spinkling South Filzaugh street during the season of 1887.

of spinkling South Fizaugh street during the season of 1887. Adopted. The Sturveyor submitted as such estimate \$240. By Ald. Koalmetz-Resolved. That the following improvement is mees sare, viz.: Tae spinkling of South Fizzugh street, from 75 feet south of the Ene Canat to the south line of Edinburgh street, during the season of 18.7. And where, s. The Ciry Sarryor, under the direc-tion of this Council, has made an estimate of the woole expense thereof, and reports the same at \$240, which estimate is hereby approved. Respiver, further, That the fillowing portion of said city is deemed benefite and proper to be assess-ed for the woole expense thereof, viz.: One tier of lois on each side of South Ficzhugh street. And the eark is hereby directed to publish notice in fursuance of Thiel VII. Section 172 of the Revised Charter of 1889, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Co-mon Council, on usedage veraing, January the 25th, 1827, at. 7 o'clock, at the Common Council Chamber, when alle-gations will be heard. Adopted FULTOK AVENUE SPHINKLING.

FULTON AVENUE SPRINKLING.

FULTON AVENUE SPRINKLING. By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of sprinkling s'ultou avenue during the season of 1887. Adopted. The Surveyor submitted as such estimate \$450. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The sprinkling of Folton avenue, from Jones avenue to the north line of Glenwood avenue, during the sea-son of 1887. And. Whereas The City Surveyord

to the forth life of Gienwood Avenue, during the sea-son'f 1837. that Scuncil, has made an estimate of the whole expense thereof, and reports the same at \$450, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for thewhole expense thereof, viz.: One tier of lots on each side of Fulton avenue, from Jones avenue to Glenwood avenue And the Clerk is hereby directed to publish notice in oursuance of Title V.I., S ction 172, of the Revised Charter of 1850, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, January the 25th, 1857, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

FRANK STREET SPRINKLING (SEC. 1).

By Ald. Kohlnetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of sprinkling Frank Street (Sec. 1) during the season of 1887.

[387, Adopted. The Surveyor submitted as such estimate, \$300. By Aid, Kohlmetz-Resolved, That the following im-provement is necessary, viz: The sprinkling of Frank street (sec. 1) from Jay street to the north line of Lorimer street during the season of 1997.

1887.

And Whereas, The City Surveyor, under the direc.

tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$300, which estimate is hereby approved. Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for

city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Frank street, from Jay street to Lorimer threat. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised Charter of 1880 of the City of Rochester, that all persons interested in the subject matter of said improve-ment are required to attend the Common Council, on Saturday evening, January the 25th, 1857, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

FRANK STREET SPRINKLING (SEC. 2.)

By Ald. Kohimetz-Resolved, That the City Surveyor ascertain and report to this Council the e pense of sprinkling Frank street (Sec. 2) during the season of 1887. Adopted. By Ald. Kohimetz-Resolved, That the following im-

provement is necessary, viz.: The sprinkling of Frank street (Sec. 2) from south side of Center street to Platt street during the season of

1887. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reports the same at \$120, which estimate is hereoy approved. Resolved, further, That the following portion of said city is genera one antered and proper to be assessed for the whole expense thereof, viz: One ther of lots on each side of Frank street from Center street to Play t street. And the Clerk is hereby directed to publish notice in

Center street to Plait street. And the Clerk is hereby directed to publish notice in pursuance of title VII., section 172 of the Revised Charter of 1880 of the City of Rochester, that all per-sons tare required to attend the Common Council. on Tuesday evening, January the 25th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

GOODMAN STREET SPRINKLING.

By Ald. Konlmetz-Resolved, That the City Sur-eyor ascertain and report to this Council the expense sprinking Goodman street during the season of 100

Adopted. Adopted. The Surveyor submitted as such estimate, \$120. By Ald, Kohlmetz-Resolved, That the following im-provement is expedient, viz.: The sprinking of Goudman street from East avenue to Park avenue during the season of 1887. And, Whereas, The City Surveyor, under the direct thon of this Council, has made an estimate of the whole expense thereof, and reports the same at \$120 which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereot, viz. One tier of lots on each side of Goodman street from East avenue to Park avenue.

One ther of luts on each side of Goodm an street from East avenue to Park avenue. And the Clerk is hereby directed to publish notice in pursuance of Title VII., of section 173, of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend at the Common Council, on Tuesday evening, Januray the 25th, 1887, at 7 o'clock, at the Common Council Chamber, when alle-gations will he heard. Adopted. Adopted.

NORTH GOODMAN STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinking North Goodman street during the season of 1887.

Adopted. The Surv

1887. Adopted. The Surveyor submitted as such estimate \$150. By Ald. Kohimetz-Resolved. That the following im-provement is necessary, viz.: The sprinking of Goodman street north, from East avenue to University avenue, during the season of 1887. And Whereas, The City Surveyor, under the dree-tions of this Council, has made an estimate of the which estimate is hereby approved. Resolved, Further, that the following portion of said city is deemed benefied and proper to be assessed for the whole expense thereof viz.: One tier of lots ou each side of Goodman street north, from East avenue to University avenue. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on

Tuesday evening, January the 25th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

HUDSON STREET SPEINKLING.

By Ald. Kohlmetz—Resolved, That the City Surveyor ascertain and report to this Council the expense of spinkling Hudson street during the season of 1887. A opteo.

A opted. The surveyor submitted as such estimate \$300. By Ald. Kohlmetz—Resolved, That the following im provement is necessary, viz: The spirinkling of Hudson street, from North avenue to the north line of Channing street, during the season. of 1837

to the north line of Channing street, during the season. of 1837. And whereas, The City Surveyor, under the direc-tions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$300, which estimate is hereby approved. Resolved, further-That use following portion of said city is deemed beneitted and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Hudson street, from North avenue to the north line of Channing street. And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, tota all per-sons interested in the subject matter of said im prove-ment, are required to attend the Common Council on Tuesday evening, January the 25th, 1886, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. be heard. Adopted.

HILL STREET SPRINKLING

By Ald. Koblmetz-Resolved. That the City Survey-or ascertain and report to this Council, the expense of sprinkling Hill street during the season of 1887.

Spriv Ring Hill street during the searon of 1057. Adopted. The Surveyor submitted as such estimate \$90. By Ald. Kohlmetz-Resolved, That the following im-provement is expedient, viz: The sprinkln2 of Hill street, from Ford street to the east line of Elizabeth s reet. during the season of 1957 1887.

And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reportes the same at \$99. which estimate is hereby approved. Resoured, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Hill street, from Ford street to Elizabeth street. And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Tuesday evening, January the 25th, 1881, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. be heard Adopted.

JONES STREET SPRINKLING.

By $\Delta(A)$. Kohlmetz-Resolved, that the City Surveyor ascertain and report to this Council the expense of sprinkling Jones street during the season of 1887.

ascertain and report to this Council the expense of sprinkling Jones Street during the season of 1887. Adopted. The Surveyor submitted as such estimate, \$240. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz: The sprinkling of Jones street, from the south line of Center street to Jay street during the season of 1887. And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tise of lois on each side of Jones street, from Center street to Jay street. And the Clerk is hereby directed to publish notice in pursuance of Title VII, section 172 of the Revised Charter of 1880, of the etity of Rochester, that all per-sons interestee in the subject matter of said improye-ment, are required to attend the Common Council on Tuesday evening, Jan. the 25th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. be heard. Adopted.

JAY STREET SPRINKLING,

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Jay street, during the season of

1887. Adopted. Adopted. The Surveyor submitted as such estimate \$210. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz: The sprinkling of Jay street, from State steeet to west line of Oak street, during the season of 1887.

And Whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$210, which estimate is hereby approved. Resolved, further, That the following portion of said (ity is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Jay sireet, from State street to Oak streer. And the Clerk is hereby directed to publish notice in pursuance of Title VII., of section 172, of the Revised (pharter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend at the Common Council, on Tuesdav evening. Jan. the 25th, 1857, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

JEFFERSON AVENUE SPRINKLING.

JEFFERSON AVENUE SPRINKLING. By Ald. Kohlmetz-Resolved, That the City Surveyor gscertain and report to this Council the expense of sprinkling of Jeferson avenue during the season of 1887. Adopted. The surveyor submitted as such estimate, \$210. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz. The sprinkling of Jefferson avenue, from West ave-nue to south line of Penn street, during the season of 1887.

nue to south line of Penn street, during the season of 1887. And, Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reports the same at §210, which estimate is hereby approved. Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz. : One tire of lots one each side of Jefferson averue from West avenue to the south line of Pean street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised Charter of 1880, of the city of Rochester, that all pur-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, January the 25th, 1887, at 7 o' lock, at the Common Council Chamber, when allegations will be heard. Adopted.

KENT STREET SPRINKLING.

By Ald. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expense of sprinking Kent street during the season of 1887. Adopted.

Adopted. The Surveyor submitted as such estimate, \$1:0. By Ald. Kohlmetz-Resolved, That the following mprovement is necessary. viz. The sprinking of Kent street from Platt street to Brown street during the season of 1887. And, Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$120, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Kent street from Platt street to Brown street.

One tier of lois on each side of Kent street from Platt street to Brown street. And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172 of the Revised Char-ter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening, January the 25th, 1857, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. be heard. Adopted.

LAKE AVENUE SPRINKLING (SEC. 1).

By Ald. Kohlmeiz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinking Lake ave. (Sec. 1) during the season of 1897.

ascertain and report to this council the expense of sprinking Lake ave. (Sec. 1) during the season of 1837. Adopted. The Surveyor submitted as such estimate \$900. By Aid, Kohlmetz-Resolved, That the following improvement is necessary, viz.: The sprinking of Lake ave. (Sec. 1) from north line of Vincent place to 200 feet north of C. J. Burse's south line during the season of 1837. And whereas, The City Surveyor, under the directions of this council, has made an estimate of the whole expense to ereof, and reports the same at \$900. Resolved, further, That the following portion of said eity is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tire of lots on each side of Lake ave. from the north line of Vincent place to 200 feet north of C. J. Burke's south line. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 173 of the Revised Charter of 1830, ot the City of Rochester, that all persons using the subject matter of said improve-sons interestod in the subject matter of said improve-94

94

ment all e required to attend the Common Council, on Tuesday evening January the 25th, 1887, o'clock, at the Common Council Chamber, when allegations will be heard Adopted.

LAKE AVENUE SPRINKLING (SEC. 2).

By Ald. Kohlmetz-Rescived, That the City Surveyor asecritain and report to this Council the expense of synthking Lake avenue (Sec.2), during the year of 1887.

ascertam and report to this Council the expense of sprinkling Lake avenue (Sec.2), during the year of 1887, Adopted. The Surveyor submitted as such estimate, §390. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The sprinklivg of Lake avenue (Sec. 2), from 200 feet north of J. Burk's south lune, to the north ine of the city, during the season of 1837. And Whereas, The City Surveyor, under the direc-tion of this Council, nas made an estimate of the whole expense thereof, and reported the same at \$390, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lois on each side of Lake avenue, from 200 feet : orth of C. J. Burk's south line, to the north line of the city. And the Clerk is hereby directed to publish notice in pursuance of Ticle VII., Soction 172 of the Revised Charter of 1850, of the City of Nechester, that all per-sons interested in the subject matter or said improve-inent, are required to attend the Common Council, on Tuesday evening, January the 23th, 1857, at 7:00 c'elock, at the Common Council Chamber, when allegations will be heard. be heard. Adopted.

LYELL AVENUE SPRINKLING.

LYELL AVENUE SPRINKLING. By Ald. Kohlmetz-Resolved, That the City Surveyor ascer tain and report to this Council the expense of sprinkling of Lyeli avenue, during the season of 1887. Adopted. The Surveyor submitted as such estimate. \$690. By Ald. Kohlmetz-Resolved, That the following im-provement is .eccessary, viz.: The sprinkling of Lyeli avenue, from Ls ke avenue to the Chartotic Branch of the N. Y. C. & H. R. R.R., during he season of 1887. And Whereas, The City Surveyor, under the direc-tions of this Council, has made an estimate of the which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefitted and proper t , be assessed for the whole expense therefor, viz.: One tider of lots on each side of Lyell avenue, from Lake avenue to the Charlotte Branch of the N. Y. C. & H. R. R.R.

Lake avenue to the Charlotte Branch of the N. Y. C. & H. B. R. R. And the Clerk is hereby directed to publish notice in pursuance of Tile VII. Sect on 172 of the Revised Charter of 1890, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Tuesdav evening, January the 25th, 1887, at7:00 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted. EAST AND WEST MAIN STREET SPRINKLING.

Adopted, EAST AND WEST MAIN STREET SPRINKLING. By Ald, Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Main street, East and West, during the sea-son of 1857. Adopted. The Surveyor submitted as such estimate, \$690. The sprinkling of Main street, East and West, from the Enic canal to the center of East avenue, during the season of 1857. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$600, which estimate is hereby approved. Resolved, further, that the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Main street, East and the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172 of the Revised Charter of the city of Roebester, that all persons in-teressed in the subject matter of said inprovement, are required to attend the Common Ccu cil, on Tues-day evening, January the 25th, 1857, at 7 o'clock, at the Common Council chamber, when allegations will be heard. Adopted. EAST MAIN STREET SFRINKLING.

Adopted. EAST MAIN STREET SPRINKLING.

EAST MAIN STREET STRINGLOW By Ald Kohlmetz-Resolved. That the city surveyor ascertain and report to this Council the expense of spr fixing Main suret, East, during the s ason of 1887. Adopted. The surveyor submitted as such estimate, \$510.

By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz : The sprinking of Main street, East, from the center of Eastave onue to the east like of Goodman street, west of the N. Y. C. R. R. bridge, during the season of 1887. And whereas, The letty surveyor, under the directions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$510, which estimate is hereby approved. Resolved further, That taefollowing portion of said city is deemed benefited and proper to be assessed for the who expense thereof, viz : One ther of lots on each side of Main street, East, from the center of tast avenue to the east like of Goodman street, west of the N. Y. C. R. R. bridge And the clerk is the eby directed to publish notice in pursuance of 1890, of the City of Rochester, that all persons interested in the Source of asid Improvement, are required to attend the Comnon Council on ment, are required to attend the Com and milliove ment, are required to attend the Com non Council on Tuesday evening, January 25th, 1887. at 7 o'clock, at the Council Chamber, when allegations will be heard. Adoptea

MEIGS STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Meigs street cu ring the season of

veyor ascertain and report to this Couldn't the ex-pense of sprinkling Meigs street cu ring the season of 1887. Adopted The Surveyor submitted as such estimate \$210.00. By Aid. Kohlmetz-R-solved, That the following improvement is necessary, viz.: The sprinkling of Weigs street from East avenue to Monroe avenue during the season of 1887. And whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$210.00 which estimate is hereby approved. Resolved, further, That the following portion of said City is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lows on each side of Heigs street, from East avenue to Monroe avenue. A.d the Clerk is hereby directed to publish notice in pursuance of Tite VII, section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said inprove ment, are required to attend the Common Council, on Tuesday evening, January the 25th, 1887, at 7 o'clock, at the Common Council Chambers, when allegations will be beard.

Adopted.

MONROE AVENUE SPRINKLING.

By Ald. Kohlmeiz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of sprinkling Monroe avenue during the season of 1887. Adopted. The Surveyor submitted as such estimate \$600. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz: The sprinkling of groupoe avenue, from Clinton

The sprinking of ~onroe avenue, from Clinton street to 300 feet east of Nichols park during the sea-

The spinnang of control avenue, from Chitton street to 300 feet east of Nichols park during the sea-son of 1887. And Whereas, The Cliy Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$600, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Morroe avenue, from Clinton sireet to 300 feet e, stor Nichols park. And the clerk is hereby directed to publish notice in pursuance of Tile VII. Section 122 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter or is ald improve-ment, are required to attend the Common Council, on Tuesday evening, January the 23th, 18887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

MILL STREET SPRINKLING.

By Ald. Kohlmerz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Mill street during the season of 1887. Adopted. The Surveyor submitted as such estimate \$200.

By Ald. Kohlmeiz, Resolved, That the following im-provement is necessary, viz.: The sprinking of Mill street from Exchange place to

The sprinking of Mill street from Exchange place to Brown street during the season of 1887. An i whereas, 'he City Surveyor, under the direc-tions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$800, which estimate is hereby approved. Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.; One tier of lots on each side of Mill street from Ex-change place to Brown street.

And the Clerk is hereby directed to publish notice in pursuance of Title VIL., Section 172 of the Revised Charter of 1880. of the city of Roceester, that all per-sons interested in the subject matter of said improve-ment, a: e required (o attend the Common Council, on Tuesday evening, January the 25th. 1887, at 7 o'clock, at the Common Council chamber, when allegations will be heard. Adopted.

MT. HOPE AVENUE SPRINKLING.

By Ald, Kohlmetz-Resolved, That the City Surveyor ascertain and report to this council the expense of sprinkling Mt. Hope avenue during the season of 1387. Adopted.

A dobten. The Surveyor submitted as such estimate, \$420. By Ald. K himetz-Resolved, That the following im-provement is necessary, viz.: The sprinking of Mt. Hope avenue from South ave-nue to the center of Clarrissa street during the season

of 1887.

of 1837. And whereas, the City Surveyor, under the directions of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$420, which es-timate is hereby approved. Resolved, further, That the following portion of Resolved, further, That the following portion of add city is deemed benefited and proper to be assessed for the whole expense thereof, viz. : One tier of lots on each side of Mt Hope avenne from South avenue to the center of Clarksa street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interest-d in the subject matter of Said improve-ment are required to attend the Common Council, on Sous interest of the stand the common Council, on Tuesday evening, January the 25, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

MORTIMER STREET SPRINKLING.

MORTIMER STREET SPRINKLING. By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinking Mortimer street during the season of 1887. Adopted. The Surveyor submitted as such estimate **\$90**. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz.: The sprinkling of Mortimer street, from St. Paul street to Clinton street during the season of 1887. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$90, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefiten and proper to be assessed for the whole expense thereof, viz.: One tier of lois on each side of Mortimer street, from St. Paul street to Clinton street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement are required to attend the Common Council on T. esday vening, Jan. the St., 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard, Adopted.

Adopted.

NORTH ANENUE SPRINKLING, SEC. 1.

NORTH ANENUE SPRINKLING, SEC. 1. By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling North avenue, Sec. 1, during the season of 1887. Adopted. The Surveyor submitted as such estimate \$210. By Ald. Konlmetz-Resolved. That the following improvement is necessary, viz: The sprinkling of North avenue, Sec. 1, from Main street to University avenue during the season of 1887. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same as \$210, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assess-ed for the whole expense thereof, viz: One tier of lots on each side of North avenue from Main street to University avenue. And the Clerk is hereby directed to publish notice in purvance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sovs interested in the subject matter of sid improve-ment, are required to attend the Common Council on Tuesday evening, Jan. 25th, 1887, at 7 o'clock, af the Common Council Chamber, when allegations will be heard. Adopted.

FINAL ORDINANCES.

The final ordinance for University avenue plank walk, came up. Ald. Schaeffer presented a petition to amend this ordinance and submitted the following :

By Ald. Schaeffer-Resolved, That the ordinance for the construction of a plank walk on the north side of University avenue be the amended so as to direct the construction of the contemplated plank walk (only from the northerly tracks of the N. Y. C. & H. R. R. to a point opposite the west line of lands owned by Rhoda B. Crouch), and that the estimated cost thereof be amended accordingly. Adopted.

Further action was postponed under the rule.

FINAL ORDINANCE, NO. 8,071.

SULLIVAN PLACE PLANK WALK.

On notion of Aki. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap

earing— Ald. Kohlmetz submitted the following per

An odinance to construct a plank walk on Sullivan place, from St. Joseph street to Widman street. The Common Council of the city of Roch ster do or-

place, from St. Joseph street to Widman street.
 The Common Council of the city of Roch ster do ordain and determine that the following improvement be made, 'o wit:
 The construction of a plank sidewalk four (*ifeet wide on the southerly side of Sullivan pl ce, from St. Joseph street to Widman street, with the necessary idewalk grading, gutter formations and crosswalks. And the whole expense shall be defrayed by the as essment upon the lots and parcels of land to be benefited thereby; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$310, and said estimate being deemed reasonable, is hereby ap proved, and the portion of said city which said Common Council deem will be benefited by said improvement is described as follows:
 On which above described lots and parcels of land to be in proportion to the benefit which each derives theretrom.
 Adopted oy the 'following vote: Arge, Couplin, Watson, Kohlmetz, Fritzsche, Eillout, Foley, Selye, Mandaville, Swikehard, Weider, Stem. Bohrer, Kelly, Scuaeffer-15.
 Ald. Schaeffer moved that the people on

Ald. Schaeffer moved that the people on Sullivan place be given till April first to lay their own walks. Adopted.

FINAL ORDINANCE NO. 3,072.

REPAIRING AND SPRINKLING A PORTION OF EAST AVENUE. On motion of Ald. Kohlmetz the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

hear allegations in relation to the infrivement de-scribed in the ordinance below: After hearing such allegations from all persons ap-pearing. Ald. Kohlmetz submitted the following: An ordinance to repair and sprinkle a portion of East avenue, from Goodman street to the edy line. The Common Council of the city of Rochester do or-dain and determine that the following improvement be made, to wind general care of East avenue, section The Common Council of the city of Rochester do or dain and determine that the following improvement be made, to wind general care of East avenue, section The Common Council of the city of Rochester do or doodman street tying immediately south of East avenue to the east line of the city, for the season be-ginning april ist and ending December ist, 1857; also the sprinkling from the ist of April to the 1st of No-vember, 187, of that portion of East avenue aforesaid which is included between the above described west boundary line and a line parallel thereto four (4) hun-dred feet east of the cars in be of Bates street. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-tied thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such approved; and the portion of said city, which said Com-mon Council deem will be benefited by said improve-ment is described as follows: One ther of lots on each side of East avenue aloresaid and a line parallel to and four hundred (40) feet east of the east produced line of that portin of Godman street tying south of East avenue aloresaid and a line parallel to and four hundred (40) feet east of the east groduced line of that portin of dered assessed, the assessment upon each lots and par-cel of land to be in proportion to the benefit which each dorives therefrom. Adopted by the following vote:

Adopted by the following vote:

Ayes-Ald. Tracy. Coughlin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

FINAL ORDINANCE, NO. 3,073.

EUCLID STREET WIDENING .

On mction of Ald. Bohrer, the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: After hearing such allegations from all persons ap-

Ald. Bohrer submitted the following: An ordiuance to widen Euclid street, from Elm park to Chestnut street:

An ordinance to widen Euclid street, from Eim park to Chestnut street: The Common Council of the city of Rochester, do or-daiu and determine that the following improvement be made, and we hereby judge the public good requires the same to be done, viz: The widening of Euclid street from Eim park to Chestnut's reet, by taking a strip of land eight (8) feet in width on the south side of said Euclid street from Eim park to Chestnut street, giving a uniform width of thirty-three (53) feet to Euclid street aforesaid throughout its entire length. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be hene-fited thereby; and the portion of said city, which said common Council deem will be benefited by said im-provement and ought to be assessed by a local assess-ment for the expense thereof are described as follows : One tier of lots on each side of Euclid street from Eim Street to Chestnut streef.

On which above described lots and parcels of land the expenses of said improvement are hreby ordered as-sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives ther from Ayes-Aid. Tra-y. Coughl'n, Marson, Watson, Kohl-metz. Ellrott, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14.

Ald. Watson presented a remonstrance and moved it be received and filed. Adopted. Ald, Mandevalle submitted the following:

ALLEGATIONS AGAINST THE PROPOSED WIDEN-ING OF EUCLID STREET.

To the Hon. the Common Council:

First-We object because the improvement is

It is asked for by only a few individuals who want it for their private benefit and convenience-while it will seriously impair the value of the land from which the eight feet are to be taken. In such a case the Charter confers no power on the Com-mon Council to widen the street, but they should leave the individuals to negotiate for themselves the purchase of the necessary land

The Common Council have declared by their resolution that the public is not benefited. The resolution states that the only property benefited is that on each side of the street in the immediate neighborhood !

Second-If the public welfare demands this imit, and the public should pay some portion at least, of the expense It cannot be lawful or right to

of the expense It cannot be lawful of right to make a few individuals pay the whole expense of an improvement required by the public good. We object, therefore, that if the public good re-quires it, then the expense cannot lawfully all be assessed on the adjacent property; and if the pub-lic welfare does not demand it the Common Coun-cil become neares to order the widening or to take and for the purpose. All which is respectfully submitted, THOS. C. MONTGOMERY, In behalf of Mrs. Gibbons and others. Rochester, January 11, 1887.

The ordinance was then adopted by the fol-

lowing vote : Ayes-Ald. Tracy. Coughlin, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mande-ville, Swikehard, Weider, Stein, Bonrer, Kelly, Schaeffer-15.

FINAL ORDINANCE, NO. 3,074.

FROST AVENUE OPENING AND EXTENSION.

On motion of Ald. Bohrer the Board proceeded to hear allegations in relation to the improvement de-scribed in the ordinance below: Atter hearing such allegations from all persons apnearingAld. Bohrer submitted the following:

An ordinance to extend Frost avenue from the east end of Frost avenue to Caledonia avenue. The Common Council of the city of Rochester, do or dain and determine that the following improvement

be made, and we hereby judge the public good requires

be made, and we hereby judge the public good requires the same to be done, viz.: The extension of Frost avenue, of is present width and in is present course, from the east end of F, ost avenue to Caledonia avenue, and the errory deemed necessary to be taken therefore, is d soribed as fol-lows, viz. Reing a strip of land 60 feet in width, and extending from the east line of Olean street to the westerly line of Caledonia avenue, the north an is outh lines thereof, being an extension in their pres-ent course, of the north and south lines of Frost ave-nue. nue

And the whole expense shall be defrayed by the as-

And: the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; and the portion of said city, which said Common Council deem will be benefited by said im-provement, and out ht to be ascessed by a local assess-ment for the expense thereof, is described as follows: One there of 1 is on each side of frostaw in efform Genesee surect to the end of the poposed extension at caledonia avenue; also one there of 1 is on each file of Olean street from Bronson avenue to Frosi awrute; also the lot on the northwest corner of Plymouth ave-nue and Caledonia avenue; also the lot is on the north-east and southeast corners of Plymouth avenue a: On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-tives thereform.

rives therefrom.

rives inference. Adopted by the followin vote: Ayes-Ald. Tracy, Coughlin, Watson, Kohlmetz Fritzsche, Elliott, Foley, Selve, Mandeville, Swike hard, Welder, Steih, Bohrer, Keily, Schaeffer-15.

The final ordinance for Jay street improvement came up. Ald. Swikehard moved that

action be postponed till the first regular meet-ing in April. Adopted. The final ordinance for Hamburg street pipe

Ald. Fritzsche moved that acsewer came up. tion be indefinitely postponed. Adopted.

The final ordinance for a sewer in Hawley, Seward, Reynolds and Flint streets came up. Ald. Foley moved that action be indefinitely postponed. Adopted.

The final ordinance for a pipe sewer in Mt. Hope avenue came up. Ald. Weider moved that action be postpoued till the first regular meeting in April. Adopted.

The final ordinance for the improvement of Mt. Hope avenue came up. Ald. Weider moved that action be postponed till the first regular meeting in April. Adopted.

The final ordinance for the Genesee street outlet sewer came up. Ald, Foley moved that action be postponed six weeks. Adopted.

LOCAL IMPROVEMENT ASSESSMENTS.

CITY TREASURER'S OFFCIE, ROCHESTEE, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

To the Hon. the common councu: GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under ordinance No. 2,574. for sprinkling Allen street, has been completed. The amount to be assessed upon property benefited, including any interest that the city shall incur, or is sutitled to, for the use of its funds, is \$219.57. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2.874. ALLEN STREET SPRINKLING.

By Ald, Stein-Whereas, the Common Council did upon the 20th day of Ap.il, 1836, enact an ordinance for the sprinkling of Alleu street for 1366. And, Wherens, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$219.57, including such interest as the city has paid or become liable for.

become liable for And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Allen street, from State street to the Eric Canal. Therefore, Resolved, That the sum of \$219.57, being

the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And V. Fleckenstein, L. A. Pratt ard M chael J. Maher, the Assessors of said city, not interested in any of the property so beneficied, an inot of 4 in to any person so interested, are hereby designered and directed to make interested, are hereby destendated and directed to make a assessment upon all the lots and parcels of land and pouses within the portion or part of skid city so desig-nated, of the said amount of expense, up properion-as nearly as may be, to the advantage which each shall be deemed to acquize by the making of said improve-ment; and said Assersors are hereby notified to meety. for this purpose, on sacurd y, the list day of January. 187, at time o 'clock in the foremoon, at the office of the Oiry Assessors, 'o, 15 City Hall. Acopied by the following yote, water, Rohlmetz, Aritsche, Hilout, Foley, Se yo, kand, vile, Svisel, and, Weiner, Stein, Bohrer, Ke Iy, sc orefice-15.

CITY TREASURER'S OFFICE, ROCHESTER, Dec. 21, 1886.

To the Honorable the Common Council:

GENTLEMEN-I hereby certify that the Executive-Roard have notified me that the work authorized un-der Ordinance No. 2,877 for sprinking central avenue-has been completed.

has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city +hall incur; or is entitled to, for the use of its funds, is \$230.11. Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO.2.877.

CENTRAL AVENUE SPRINKLING.

By Ald. Stein-Whereas. The Common Council did upon the 20th day of April, 1836, enace an ordinance for the sprinkling of Certisal as enue for 1886. And Whereas, 'the 'tty 'neasurer has reported the actual expense of said improvement to be the sum of \$280.11 including such interest as the city has pa.d or become like for:

become liable for. And the operion of said city which said Common. Council deenred would be benefited by said improve-ment is decorbed as follows: ____One der of lois on each side of Central avenue, from

ment is described as follows: Che ider of loiss on each side of Central avenue, from North avenue to State Screet. Therefore, Resolved, That the sum of \$230.11, being the whole amount of the expenses aforesaid, shall be assessed on such lot and parcels of land. And L. A. Pratt, V. Fleckensie io and Michael J Maher, the A: essors of said city, not interested in any of the proverty so benefited, and not of kin to any person -o interested, are hereby designated and dire ted to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so desig-nated, of the said amount of expense, in proportion, as mearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; solved with the forenon, at the office of the City As-sessors, No. 15 City Hall. Adopteder y the following white. Adoptede y the following white. Mater, Stein, Bohrer, Kelly, Schaeffer-15. LOCAL IMPROVEMENT ASSESSMENTS.

LOCAL IMPROVEMENT ASSESSMENTS.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Jan. 8th, 1887.

To the Honorable Common Council:

GENTLEMEN: -- I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,866, for West Avenue improvement has been completed.

has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$68,330,00. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 2,866. WEST AVENUE ASPHALTUM IMPROVEMENT.

By Ald. Stein-Whereas, The Common Council did upon the 26th day of April, 1896, enact an ordinance for West avenue Asphaltum improvement. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$68,330.00, including such interest as the city has paid or become liable for

sociation, including such interest as the city has part or become liable for. And the portion of said city which said Common Council deemed would be benefitted by said improve-ment is described as follows: ...One titer of lots on each side of West avenue, from

the Erie canal to the produced east curb line of York str ec.

Therefore, Resolved, That the sum of \$68,320, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land.

And L. A Pratt, V. Fleckenstein and Michael J Maher, the Assessors of said city, not interested in any of us interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city of designated, of the said amount of expense, in pro-portion, as nearly as may be, to the advantage which each shall be deemed to inquire by the making of said improvement; and said Ascessors are hereby nottiled to meet for this purpose, on saturday the 15th day of January, 1831, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 18 City Hall. Adopted by the following vote: Ayes-A. Tracy, C. ughin, Watson, Kohlmetz, Frizsche, Elliott. Foley, Selye, Mandeville, Swike hard, Welder, Stein, Bonrer, Kelly, schaefter-15.

CITY "REASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

Io the Hon. the Common Council;

10 the Hon. the common councit: GENTLENEN: I hereby certify that the Executive Board have notified me that the work *uthoriz-d un-der Ordinance No 2,99. for sprinkling, South Fizzhuck street has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is intitled to, for the use of its funds, is \$179.11. Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,800. SOUTH FITZHUGH STREET SPRINKLING,

LOCAL IMPROVEMENT ASSESSMENT NO. 2,800. SOUTH FITZHUGH STREET SPRINKLING, By Al, Stein-Whereas, The Common Council did mon the 20th day of April. 1886, enact an ordinance and. Whereas, The city Treasurer has reported the actual expenses, of status in provement to be the sum of \$17,71, including such intrast as the city has paid and the portion of said city which said Common Council deemed would be benefitted by said improve-ment is described as following the Eric Langt to Edm-burgh street. Therefore, Resoived. That the sum of \$179,71, being assessed on such lots inde got of \$179,71, being assessed on such lots inde got of \$179,71, being the whole amount of the Eric Langt to Edm-burgh street. And A. Pratt, Y. Fleckenstein and Michael J. Maher property so benefited, and not of kin to any person so make an assessment upon all the lots and parcels of and nouses within the portion or part of said proportion, as nearly as may be, to the advantage of and and houses within the portion or part of said proportion, as nearly as may be, to the advantage of and and houses within the portion or part of said proportion, as nearly as may be, to the davantage of and and houses within the portion or part of said proportion, as nearly as may be, to the advantage of and meret of the City Assessors Ano. 18 City Hall. Add Assessors on saturday, the 156h and end houses within the portion or part of said proportion, as nearly as may be, to the advantage of and and houses within the portion or part of said proportion, as nearly as may be, to the advantage of and and houses within the portion or part of said proportion, as nearly as may be, to the advantage of add and move and the order of the City Massessors. No. 18 City Hall. Adouted by the following you. City Thersurers's One Streets as a benefited. Adouted by the following you. City Thersurers's One Streets as the fore housed. Adouted by the following you. City Thersurers's ON 18 City Hall. Adouted by the following you. Mather and the pr

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Counci :

20 the Hon. the Common counce: GENTLEMEN-1 hereby certify that the Executive Board have notified me that the work authorized under ordin-ance No. 2878. for sprinkling Cliniton street, (Sec. 1), has been completed. The amount to be assessed upon the property bene-tied, hicknding any interest that the city shall incur or is entitled to, for the use of its funds, is \$237.65. Vours respectfully.

d to, for the use of its functs, is where the very sepectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,878. CLINTON STREET SPRINKLING (SEC. 1.)

By Ald. Stein-Whereas. The Common Council did upon the 20th day of April 1886, enact an ordi-nance for the sprinking of Clinton street for 1886. And, whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of 2521.65. Including such interest as the city has not

1287. As Apenses of Sata improvement to be the sum of Sor host including such interest as the city has paid sor become liable for. Council would be benefited by said improvement is de-sortiod as follows:

scribed as follows: One tier oi lous on each side of Clinton street, from Monroe avenue to the north line of Marietta street. Therefore, Resolved, that the sum of \$37.65, being the whole amount of the expenses aforesaid, shall be assessed on lous and parcels of land. And L.A. Prait, V. Fleckenstein and Michael J. Maher, the Assessors of said City, not interested in any of the property so benefited, and not of kin to "Ly person so interested, are hereby designated and directed to 0π

95

Itake an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in proportion, as nearly as havy be, to the advantage which each shall be drawed to acquire by the making of said incrovement; and said Assessors are hereby notified to meet for this purpose on Naturday, the 16th day of January. 1857, at nine o'clock in the fore-noon, at theofine of the City Assessors, No. 15 City Hall.

Hall. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Seley, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE. | Rochester N Y. Dec. 21, 1886. |

To the Hon. the Common Council :

To the Lion. the common Council: GENTLEMENS: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance 2.879. For Clinton street sprinkling, Sec. 2. (as been completed. The amount to be ascessed upon the proverty bene-sted, including any interest that the city shall incur or is entitled to. for the use of its funds, is \$222.54. Your respectively. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,879. CLINTON STREET SPRINKLING, SEC. 2.

LOCAL IMPROVEMENT ASSESSMENT No. 2, 379. CLINTON STREET SPRINKLING, SEC. 2, By Ald, Stein-Whereas, The Common Council did upon the 20th day of April. 1886. enact an ordinance for the sprinkling of Chitoti 1886. enact an ordinance the sum of S222.54. Including functional provement to be the sum of S222.54. Including functional strength And the portion of said city. Which said Common Council deemed Would be beneitted by said improve-ment is described as follows: One tier of lots on each side of Clinton street, from the north line of Marietta street to Clifford street. Therefore, Resolved, That the sum of \$222.54, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Fratt, V. Fleckenstein and Michael J. Maher, the Assessors of said city, not iterceted in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city, so desig-mated, of the said amount of expense, in proportion as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improve-for this purpose on Saturday, the 15th day of January, 187, at line o'Clook in the forenoon, at thie office of the City Assessors, No. 15 City Hall. Ampted by the following vol: Ampted by the following

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Honorable the Common Council:

To the Honorable the Common Council: GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,880, for sprinkling Clinton place has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is §126.80. Your respectfully. JOHN A. DAVIS, Treasurer. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT AS SESSMENT, NO. 2,880. CLINTON PLACE SPRINKLING.

CLINTON PLACE SPRINKLING. By Ald. Stein-Whereas, The Common Council did upon the 30h day April, 1886, enact an ordinance for the sprinkling of Clinton place for 1886. And, Whereas, The Cuy Treasurer has reported the actual expenses of said improvement to be the sum of \$128.50, including such interest as the City has paid or become liable for. Authous the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as tollows: One ther of lots on each side of Clinton place, from North avenue to Clinton street. Therefore, Resolved, That the sum of \$12630, being the whole amount of the expenses aforesuid, shall be assessed on such lots and parcels of land. Aud L. A. Pratt, V. Fleckenstein and M. J. Maher, the assessment upon all the lots and directed to make an assessment upon all the lots and directs of land and bouses within the portion or part of said city so desig-nated, of the same yet, to the advantage which each shall be deemed to acquire by the making of said improve-tion and the same the said street of the shall be

ment; and said assessors are hereby notified to meet for this purpose, on Saturday, the 15th day of Janu-ary, 1837, at pine o'clock in the for-moon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following youe: Ayes-Ald, Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Elijott, Foley, selve, Mandeville, Swikehard, Welder, Stein, Bobrer, Kelly, Schaeffer, -15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. Common Council:

GENTLEMEN: I hereby certify that the Executive Board hav notified me that the work authorized un-der ordinance No. 2,831, for Chatham street sprinkling

The amount to be assessed upon the property ben efited, including any interest that the city shall in-cur, or is entitled to, for the use of its funds, is \$87.00

Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,881.

CHATHAM STREET SPRINKLING.

By Ald. Stein-Whereas, The Common Council did upon the 20th day of April, 1886, enact an ordinance for the sprinkling of Chataam street for 1886. And, Wnereas, The City Treasurer nas reported the actual expenses of said improvement to be the sum of \$7.00, including, such interest as the city has paid or

actual expenses of said improvement to be the sum of \$\$7.00, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Chatham street, from Franklin street to Andrews street Therefore, reso ved, That the sum of \$\$7.00, being the whole amount of the expenses aforesaid, shall be assessed on such lots ard parcels of land. And L. A. Prat, V. Fleckeustein and M. J. Mah'r, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said troporton, as nearly as may be, to the advantage which one each shall be deemed: to acquire by the making of said to meet for this purpose of staturday, the 15th day of January, 1887, at nine o'clock in the fore-soon at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes-Ald. Tracy, Couchlin, Watson, Kohlmetz, Fritzsche Elllott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Keily, Scnaeffer-15 CITY TREASUREE'S OFFICE, { Rocherstree, N, Y. Dece, 21, 1885.

CITY TREASURER'S OFFICE, Rochester, N. Y., Dec. 21, 1886. To the Hon, the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorised under Ordi-nance No. 2,882, for sprinkling Chestnut street has

hance No. 2, 532, 101 spranning been completed. The amount to be assessed upon the property benefit-ed, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$161.82. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,882. CHESTNUT STREET SPRINKLING.

CHESTNUT STREET SPRINKLING. By Ald, Stein-Whereas, The Common Council did upon the 20th day of April, 1886, enact an ordinance for the sprinkling of Chesnut streel tor 1886. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$161,82, including such interest as the City has paid or become liable for. And the portion of said City which said Common Council deemed would be benefitted by said improve-ment is described as follows: All the lots and parcels of land on each'side of Chest-nut street, from East avenue to Monroe avenue.

Ment'is described as follows: All the lots and parcels of land on each side of Chest-nut street, from East avenue to Monroe avenue. Therefore, Resolved, That the sum of \$161.85, heing the whole amount of the expenses a lotsaid, shall be assessed upon such lots and parcels of land. And L.A. Prati, V. Fleckenstein and Michael J. Maher, the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said assessors are hereby notified to meet for this purpose on Saturday, the 15th at of Amnary, ISS, at nine ciclox in the forenoon, at heo of the Otly Assessors, No. 15 City Hall. Adopted by the following vote:

Adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Watson, Kohimetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swike-hard, Weider, Stein. Bohrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

GANTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,883, for sprinkling Court street, has been completed.

s been completed. The amount to be assessed upon the property bene-d, including any interest that the city shall incur, is entitled to, for the use of its funds, is \$197.08. fited, including for the use of its future, a for the use of the us

LOCAL IMPROVEMENT ASSESSMENT NO 2.883. COURT STREET SPRINKLING.

LOCAL IMPROVEMENT ASSESSMENT NO 2,883. COURT STREET SPRINLING. By Ald. Stein-Whereas, The Common Council did upon the 20th oay of April 1886, enact an ordinance for the sprinkling of Court street for 1886. And, Wnereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of 197.08, including such interest as the city has paid or become liable tor And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: All the iots and parcels of land on each side of Court street, from South St. Paul street to Union street. Therefore, Resolved, That the sum of \$197.08, be-ing he whole amount of the expenses aforesaid, shall be assessors of said city, not interested in any of the property so benefited, and not of sin to any person so interested, are he'eby designated and directed to make an assessment u rou -11 the lots and parcels of land. And L. A. Praul, V. Fleckenstelm and Mi hael J. Maher, the Assessors of said toty, not interested in any of the property so benefited, and not of sin to any person so interested, are he'eby designated and directed to make an assessment u rou -11 the lots and parcels of the addition the Assessors are hereby politied to mearly as my be, to the advantage which each shall be deemed to acquire by the making of said improvement; and the Assessors are hereby notified to meet for this purpose on Saturday, the 18th day of January, 1887, at 9 o'clock in the forenoon, at the office of the City Assesors, No. 15 (ity Hall. Adopted by the following vote: Ares-Ald Tracy, Conghlin. Watson, Kohlmetz, Fritzsche, Ellott, Eoley, Selye, Mandeville, Swike-hard, Weider, Stein, Cohrer, Kelly, Schaeffer-15. CITY TREASURE'S OFFICE, ROCHESTER, N, Y., Dec, 21, [86].

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

GENTLEMEN: 1 hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,884 for sprinkling Center street has been completed.

The amount to be assessed upon the property bene-fied. including any interest that the city shall incur-or is entitled to, for the use of funts, is \$25.75. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,884.

CENTER STREET SPRINKLING.

LUCAL IMPROVEMENT ASSESSMENT NO. 2,884. CENTER STREET SPRINKLING. By Ald, Stein-Whereas, The Common Council did upon the 20th day of April, 1886, enact an ordinance for sprinling, Center street for 1886. And, Whereas, The City Treasurer has reported the actual expense of said improvement to be the sum of \$25,75, including such interest as the City has paid or become liable for. And the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as follows: All the lots and parcels of land on each side of Center st, from Mill street to Brown's race. Therefore, Resolved, That the sum of \$25,75, being the whole amount of the expenses aloresaid, shall be assessed onsuch lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Mich'l J. Maher, the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person is interested, are bereby destreated and directed to make an assessment upon all the lots and parcels of lard and houses within the portion or part of said City so designated, ot thesaid amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement, and said Assessors are hereby notified to meet for this purpose on Saturday, the lath day of January.1887, at 9 o'lock in the fore-neon, at the office of the City Assessors, No. 15 City Hall, Adopted by the following vote :

Adopted by the following vote :

Adopted by the following vote: Ayes-Ald, Tracy, Coughlin, Watson, Kohln Fritzsche, Elliott, Foley, Selye, Mandeville, Sw hard, Weider, Stein, Borbrer, Kelly, Schaffer-14. Kohlmetz. Swike-

CITY TREASURER'S OFFICE, ROCHESTER N. Y., Dec. 21, 1886.

To the Honorable Common Council: To the Honorable Common councer: GENTLEMEN: I hereby certify that the Executive [Board have notified me that the work authorized un-der Ordnance No. 2, 855, for sprinkling East ave. Sec. 1, has been completed. The amount to be assessed upon the property bene-fied, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$250, 33. Yours respectfully. JOHN A. DAVIS. Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,885. EAST AVE. SPRINKLING (SEC.1).

By Ald. Stein-Whereas, The Common Council did upon the 20th day of April, 188, enact an ortinance for the sprinkling of East avenue, sec. 1, for 1886. And, Whereas, the Ciry Treasurer has reported the actual excesses of Said improvement to be the sum of

And Whereas, the Ci y Treasurer has reported the actual extremes of said improvement to be the sum of the said of the said improvement to be the sum of accome liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of East avenue from Main st. to Goodman st. Therefore, Resolved, that the sum of \$259.33, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L.A. Fratt, V. Fleckenstein and Micahel J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to potorion, as nearly as may be, to the advantage which each shall be d emed to acquire by the making of said improvement; ard said Assessors are hereby notified on each for this purpose on Saurday, the libth day of January, 1837, at the o'cock in the forenon, at the office of the City Assessors, No 15 City Hall. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Watson, Kohlmetz, Prizsche, Elliett, Foley, Selye, Mandeville, Swikeard, Weider, Stein, Bohrer, Kelly, Schaffer-15.

CITY TREASURER'S OFFICE. ROCHESTER, Dec. 21, 1886. }

To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2, 886, for sprinkling Exchange street, has

Ordinance No. 2, S80, 1015911111110 been completed. The amount to be assessed upon the property bene fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$332.24. Yours respectfully. JOHN A. DAVIS, Treasurer. incur.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,986.

EXCHANGE STREET SPRINKLING.

LOCAL IMPROVEMENT ASSESSMENT NO. 2, 356. EXCHANGE STREET SPRINKLING. By Ald. Stein-Whereas. The Common Council did upon the 30th day of April, 1586, enact an ordinance for the spinkling of Exchange street. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$332,24, including such interest as the city has paid of become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: All the lots and parcels of land on each side of Ex-change street, from Main street to Edinburgh street Therefore, Resolved, That the sum of \$332,34, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A, Prati, V. Fleckenstein and Micaael J. Maher. the Assessors of said city, not interested in any of the property so benefited and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of and and houses within the portion or part of said city so designated, of the said amount of *xpense, in pro-portion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said to more for this purpose, on S.turday the 16th day of Jan., 187, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes-Aid. Traey. Cougnlin, Watson. Kohumetz, RickErster, N. Y., Dec. 21, 1886. \

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Honorable the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordi-

nance No. 2,887, for sprinkling Elm street, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$68,31, Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,887.

ELM STRRET SPRINKLING.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,887. ELM STREET SFRINKLING. By Ald. Stein-Whereas, The Common Council did uron the 20th day of April, 1886, enact an ordinance for the sprinkling of Eim street. And, Whereas, The City Treasurer has reported the sctual expenses of said improvement to be the sum of \$88 31, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Elm street, from Main street to Chestnut street. Therefore, Resolved, That the sum of \$68, 31, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Michael J. Maher, the Assessors of said (tity, not interested in any of the property so benefited, and not of kin to any person so designated, are herely designated and directed to make an assessment upon all the lots and varcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in propor-tion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said im-provement; and said Assessors are herely notified to meet for this purpose on Saturday, the 15th day of adopted by the following vote: Ayes-Ald. Tracy, Cougblin, Watson, Kohlmetz, Fritzsche, Elliot, Foley, Selye, Mandeville, Swike-hard, Weider, Stein. Bohrer, Kelly, Schaeffer-15, CITY TREASURE? SOFFICE. KROCHESTER, N. Y., Dec. 21, 1858.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Honorable the Common Council:

To the Honorable the Common Councu: GENTLEMEN: I hereby certify that the Executive Boerd have notified me that the work authorized un-der Ordinamce No. 2,358, for Sprinking Ford street, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$74.55. YOUR's respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,888. FORD STREET SPRINKLINS.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,883. FORD STREET SPRINLINS. By Ald. Stein-Whereas, The Common Council did upon the 20th day of April, 1885, enact an ordi-nance for the sprinkling of Ford street for 1886. And, Whereas, the City Treasurer has reported the actual expenses of said improvement to be the sum of \$74.55, including such interest as the city has paid or become liable for. And the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as follows: One ther of lots on each side of Ford street, from the Erie canal to Allen street. Therefore, Resolved, That the sum of \$74.55, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckerstein and Mich'l J. Maher, the Assessors of said City, not interested in any of the projectiv so benefited, and not of kin to any person so interesied, are hereby designated and directed to make an assessment upon all the lots and parcels of and could be deemed to acquire by the making of said Improvement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 15 h day of January, 1857, 34 9 o'clock in the fore noon, at the office of said City Assessors, No.15 City Hall.

Hall, Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Bliott, Foley, Szlye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1856.

To the Honorable the Common Council:

GENTLERS :-- I bereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2.839, for Front street sprink-ling, has been completed. ling, has been completed. The amount to be assessed upon the property bene-

fitted, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$157. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,839.

FRONT STREET SPRIAKLING.

LOUAL IMPROVEMENT ASSESSMENT NO. 2,839. FROMT STREET SPRIALING. By Ald. Stein-Whereas, The Common Council did upon the 20th day of April, 1886, enact an ordinance for the sprinkling of Pront street for 18.6. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$137, including such interest as the city has faid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One ther of lots on each side of Front street, from Main street to Central avenue. Therefore, Resolved-That the sum of \$157, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fle-kenster and Mich'l J. Maher, the Assessors of said eity not interested in any of the property so benefited, and not of kin to any person on interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion crepart of said city so designated, of the sain amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Saturday, the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote:

City Hall. Adopted by the following vote: **A**yes-Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Honorable the Common Council:

GENTLEMEN: --- I kreby certify that the Executive Boaro have notified me that the work anthorized un-der Ordinance No. 2.891, for sprinkling Franklin Street, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to for the use of its funds, is \$115.71. Yours respectfully, JOHN A. DAVIS, Treasurer,

LOCAL IMPROVEMENT ASSESSMENT NO. 2,891. FRANKLIN STREET SPRINKLING

LOCAL IMPROVEMENT ASSESSMENT NO. 2,891. FRANKLIN STREET SPRINKLING. By Ald. Stein-Whereas, The Common Council did, upon the 20th day of April, 1886, enact an ordinance for the sprinkling of Franklin street for 1986. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$115.71 including such interest as the City has paid or become liable for. And the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Franklin street, from North avenue to N. St Paul street. Therefore, Resolved, That the sum of \$115,71, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein, and M. J. Maher, the Assessors on such lots and parcels of land. And bouses within the portion of expense interested, are hereby designated and oirected to make an assessment upon all the lots and parcels of said City so designated, of the said asmount of expense interosted, are hereby designated and oirected to make an assessment upon all the lots and parcels of said City so designated, of the said assessors are hereby motified to meet for this purpose, on Saturday, the 15th day of January. 1837, at nine c'clock in the forenoon at the office of the City Assessors, No. 15 City Hall, Adopted by the following vote: "Ayes-Ald Trace, Coughin, Watson, Kohlmetz, FritasChe, Elliot, Foley, Selye, Mandeville, Swike-hard, Weder, Stein, Bohrer, Kelly, Sceneffer-15. CITY TREASURER'S OFFICE, Rochester, N. Y., Dec. 21, 1838, {

CITY TREASURER'S OFFICE, Rochester, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,893, for sprinklug Fulton avenue has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$365.35. Yours respectfully, JOHN A. DAVIS, Treasurer.

LUCAL IMPROVEMENT ASSESSMENT No. 2,893. FULTON AVENUE SPRINKLING.

LUCAL IMPROVEMENT ASSESSMENT No. 2,893. FULTON AVENUE SPRINKLING. By Ald Stein-Whereas, The Common Council did upon the 20th day of April, 1886, enact an ordinance for the sprinkling of Fulto. a venue for 1886. And Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of §365.35, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One ther of lots on each side of Fulton avenue, from Jones avenue to Glenwood wrenue. Therefore Resolved, That the sum of §265.35, being the whole amount of the expenses aforesaid, shall be assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land. And L. A. Prat, V. Fleck-n-t-in and M. J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land. and buses within the portion or part of said city so designated, of the said Assessors are hereby notified to meet for this purpose on Saturday, the loth day of Manet, Medel, Stein, Bourer, Kelly, Schaeffer-15, CITY TREASURER'S OFFICE, RootHESTER, N. Y., Dec. 21, 1886. }

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

GENTLEMEN-I hereby certify that the Executive Board baye notified me that the work authorized un-der Ordinance No. 2894, for sprinkling Goodman street has been completed.

has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$103,43. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,894. GOODMAN STREET SPRINKLING.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,894. GOODMAN STREET SPRINKLING. By Ald. Stein-Whereas. The Common Council did upon the 20th day of April, 1856, enact an ordinance for the spinkling of Goodman street for 1886. And, Whereas, The City Treasurer nas reported the actual expenses of said improvement to be the sum of \$106,43, including, such interest as the city has paid or become liable for. And the portion of said city which said improve-ment is described as follows: One tier of lots on each side of Goodman street from East avenue to Park avenue. Therefore Resolved, That the sum of \$108,43, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Fratt, V. Fleckenstein and M. J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; ad sessess or lock of the compone, in proportion, ag-nearly as subs to the advantage which each shall be deemed to acquire by the making of said improvement; at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the Iolowing vote: Ayes-Ald. Tracy, Coughlin, Watson, Kohimetz, Fritz.che, Ellot, Fjoley, Selye, anaderule, Swikehard, Weider, Stein, Bohrer, Kel y, Schaeffer-15. CUTY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1856. To the Honorable the Common Council: Genthemest is the common Council: Genthemest is the report or council: Genthemest is the report or council: Genthemest is the report of the the Executive

To the Honorable the Common Council:

To the Honorable the Common councu: GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,395, for Hill steet sprinkling has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of irs funds, is \$55.57. Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 2.895. HILL STREET SPRINKLING.

By Ald. Stein – Whereas, The Common Counci did upon the 20th day of April, 1886, enact an ordinanc for the sprinkling of Hill streetfor 1886.

And, whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of §55 67, including such interest as the city has paid or become liable for. And the portuon of said city which said Common Council deem-d would be becefited by said improve-ment is described as follows: One tier of lois on each side of Hill street, from Ford freet to Elizabeth street, Therefore, Resolved, That the sum of §55.57, being the whole amount of the expension of kind. J. Maher, the Assessors of said city, not interested in any of the sessed on suce lots and parcels of land, And L.A. Prait, V. Fleckenseit and Michael J. Maher, the Assessors of said city, not interested in any of the property so b. neithed, and not of kin to any perso: so interested, are hereby designated and directed to make an Assessment upon all the lots and parcels of land and houses within the portion or part of said city of designated, of the seld amount of expense, in pro-portion, as nearly as may be, to the advantage which of meet for this purpose, on Sturday, the listh day of january, 1887, at line o'clock in the torenoon, at the office of the City Assessors, so 15 City Hall. Atopted by the following vote: Ayes-Ald. Trace, Coughliu. Wa'son, Kohlmetz, Fritzsche, elliott, "oley, Selye, mandevile, Swike-nard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE, Rochester, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

GENTLEMEN - I hereby certify that the Executive Board nave notified me that the work an invized un-der Ordinance No. 2,806, for sprinkling Hudson street, has been completed.

The amount to be assessed upon the property bene-fited, meruality and interest that the city shall incur, fited, merualing and interest that the city shall incur, or is entitled to, for the use of its funds, is \$328,332. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,896. HUDSON STREET SPRINKLING

LOCAL IMPROVEMENT ASSESSMENT NO. 2,896. HUDSON STREET SPRINKLING By Ald Stein-Whereas, the Common Council did upon he 20th day of April, 1856, eract an ordinance, for the sprinkling of Hudson street for 1886. And. Whereas, the City Treasurer has reported the actual expenses of stad improvement to be the sum of \$288,22, including such interest as the city has paid or become libble for: And the portion of said city which said Common Council deemed would be benefited by said improve-ment is descrined as follows: One tiero floxs on each side of Hudson street, from North avenue to Channing street. Therefore, Resolved, That the sum of \$228,22, eeing the whole amount of the expenses aforesaid, shall be assessed on such 1 is and parcels of land. And L.A. Pratt, V. Fleckeastein and Michael J Maber, the assesses on such to the rest of and increde to make an assessment upon all the lots and parcels of hard houses within the portion or part of said city so designated, of the said assessors are berely not che and houses within the porton or part of said city so designated, of the said assessors are berely not the dure is and parcels in the city the making of said improvement; and said assessors are berely not diver each of the said assessors are berely not diver each of the said assessors are berely not the dure is for this purpose on saturday, the Isin day of January 1857, at 90° cicos in the reforemon, si the office of the City Assessors, No. 15 City Hall. Adopted by the following yore. Medicer, Stein, Bourer, Kelly, Schaeffer-15.-CITY TREASURER's OFFICE ROCHESTER, N.Y., Dec. 21, 1856, §

CITY TREASURER'S OFFICE, ROCHESTER, N. Y', Dec. 21, 1856. To the Hon. the Common Council:

To the Hon. the Common Counce: GENTLEMEN: -- I hereby certify that the Executive Board have notified me that the work authorized un-der ordinance No. 2. 8%, for sprinkling State street, has been completed. The amount to be assessed upon the property bene-thed, including any interest that the city shall incur. or is entitled to for the use of its funds, is \$450.31. Yours respectfully, JOHN A. DAVIS, Treasurer. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,897. STATE STREET SPRINKLING.

By Ald. Stein-Whereas, The Common Council did upon the 20th day of April, 1886, enact an ordinance for sprinkling state streef or 1886. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$45.81 including such interest as the city has paid or become liable for.

And the portion of said city which said Common 96

Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of State street, from Main street to the north live of Vincent place. Therefore, Resolved, That the sum of \$s5,30, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Michael J. Maher, the Assessors of said citry, not interested in any of the property so beneitted, and not of sin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so desig-nated, of the said amount of expense, in proportion be nearly as may be, to the advantage which each shall as deemed to acquire by the making of said improvement, and said assessors are hereby notified to meet for this purpose, on Saturday, the 15th day of Jan., 1857, at mue o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes=-Ald. Tracy, Congelin, Watson, Kohlmetz, Fritzsche, Elliot, Foley Selye, Mindeville, Fwike-Weider, Stein, Bohrer, Kelly, Schaeler-15.

CITY TREASURER'S OFFICE, Rochester, N. Y., Dec. 21, 1886.

To the Hon the Common Council:

To the Hon the Common Counca: GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordi-nance No. 2,893, for spinkling Jefferson avenue, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, ts \$186.74. Yours respectfully, JOHN A. DAV is, Treasurer, JOHN A. DAV is, Treasurer, JOHN A. DAV is, The second the second second

LOCAL IMPROVEMENT ASSESSMENT NO. 2,898. JEFFERSON AVENUE SPRINKLING.

LICAL IMPROVEMENT ASSESSMENT NO. 2,898. JEFFERSON AVENUE SPRINKLING. By Ald. Stein-Whereas. the Common Council did uron the 20th day of April 1836, enact an ordinance for the synthic y ot J ferson avenue, for 1836. And, Whereas, The City Treasurer has reported the actual expense of said improvement to be the sum of \$1:6.74, including such interest as the City has paid or become liable for. And the portion of said City which said common Council deemed would be benefited by said improve-meut is described as follows: On-titer of lots on each side of Jefferson avenue from West avenue to P-nn surcei. Therefore. Resolved, That the sum of \$186.74, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Michael J Maher. the assessors of said City, mot interested in any of the property so benefited, and not of kin to any persons so interested, are hereby designated and dincted to make an assessement upon all the lots and parcels of land and nouses within the portion or part of said City so desig-net, of the said amount of expense, as near as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to imper for this purposo on Saturday, the Isih day of January, 187; at 9 o'clock in the forenoon, as the office of the City Assestors, No. is City Hall. Adouted by the following vote: Ayes-Ald, Tracy, Coughlin, Watson, Kohlmetz,

is City Hall. Adopted by the following vote: Ayes-ald. Tracy. Coughlin, Watson, Kohlmetz, Fritzsche, Ellout, Foley. Selye. Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly. Schaffer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

Io the Hon. the Common Council: To the Hon, the Common counce: GENTLEMEN: I hereby cerify that the Executive Board have notified me that the work authorized under Ordinance No. 2,599, for sprinkling Jay street, has been completed. The smouat to be assessed upon the property bene-fited including any interest that the city shall incur, or be entitled to, for the use of its funds, is \$179.99. Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,899. JAY STREET SPRINKLING.

By Ald. Stein-Whereas, The Common Council dia, upon the 20th day of April, 1886 enack an ordi-nance for the sprinking of day street (or 1886; And, Whereas lhe ciry Treasurer has recorded the actual expense of said improvement to be the sum of

actual expense of said improvement to be the sum of \$179.99, mcluding such interest as the City has paid or become hable for. And the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as follows: One ther of lois on each side of Jay street, from State street to Oak Street; Increfore, Resolved, That the sum of \$179.99, being

the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleerenstein and M. J. Maher, the Assessors of said City, not interested in any of the property so beneficed, and not of kin to any person so interested, are hereby d'signated and directed to make an assessment upon all the lots and parcels and land and houses with the anomalous and parcels and City so tesignated of the said onto expandare whole the said the said assessors are bereby notified to meet for this purpose, on Sant arey, the lish day of January, 1887, a tree o'clock in the foreroon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote : Ayee-Ald, Tracy, Courchin, Watson, Kohlmetz, Fritzschz, Elliot, Foley, selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaefter-15.

CITY TREASURER S OFFICE. ROCHESTER, N. Y., Dec 21, 1886.

To the Hon. the Common Council:

GENTLEMENT— – I hereby certify that the Executive Board have notified me that the work anthorized un-der Ordinance No. 2,91, for spinkling Lake avenue (Sec. 1), has been compared. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to for the use of its funds, is \$721.85. Yours repeatingly.

Yours respectfoly, JOHN A. DAVIS, Treasurer.

LOCAL IMFROVEMENT ASSESSMENT No. 2,901. LAKE AVENUE SPRINKLING.

LOCAL IMFROVEMENT ASSESSMENT NO. 2, 901. IAKE AVENUE SPRINKLING. By Ald. Stein-Whereas. The Common Council did, upon the 2th day of April, 1886, east an ordinance for the sprinkling of Lake avenue, see. 1, for 1886; And. Whereas, the City Treasurer has reported the actual expenses of said improvement to be the sum of \$721.85, lictualing such increat as the city has paid or become liable for. And the poction of sail said city which sold Com-mon Council deemed would be benefitted by said im-provement is described as follows: One tier of lots on each sid. of Lake avenue, from yincent Place to a point 200 feet North of Charles J. Burke's South line. Therefore, Resolved, That the sum of \$71.55, be-ing the whole amount of the expenses aforesaid, shall be assessed on such lots and parcets of inter-And L. A. Pratt, V. Flockens ein and Michael J. Maher, the Assessors of sail city, not interested in any of the proper, y so benefiled, and not of kin to any person so interested, are herely designated and di-frected to make an assessment up in all the lots and parcels of land and houses within the potion or part of said city so designated, of the said amount of ex-pense, in proportion, as nearly as may be, to the ad-merely notified to meet for like Suraose on Saturday, the 15th day of January, 1837, at 9 celock in the fore-moon, at the office of the City Assessors are on Saturday.

Adopted by the foilowing vote : Adopted by the foilowing vote : Ages-Ald. Tracy, Courhin, Watson, Kohlmetz, Fritzsche, Elhott, Foley, Selye. Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly. Schaeffer-15.

CITY TREASURER OFFICE, Rochester, N. Y., Dec. 21, 1886.

To the Honorble the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under ordinance No. 2,902, for sprinkling Meigs street has been completed.

been completed. The amount to be assessed upon the property benefit-ed, including any interest that he city shall incur, or is entitled to, for the use of its funds, is \$155.26. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,902.

MEIGS STREET SPRINKLING.

By Ald. Stein-Whereas, The Common Counil did upon the 20th day of April, 1886, enact an ordinance for the sprinkling of Meigs street for (886. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$15.6.6, including such interest as the City has paid or become liable for.

And the portion of said City which said Common Council deemed would be benefited by said improve-

Council deemed would be benefited by said improve-ment is discribed as follows: One tier of lots on the each side of Meigs street, from East avenue to Monroe avenue. Therefore, Resolved, That the sum of \$155.33, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, Y. Flockenstein and Michael J. Maher, the Assessors of said City, not interested in any of the

招

property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of lands and houses within the portion or part of said City so designated, of the said amount of expenses, in propor-tion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said the provement; and said Assessors are hereby notified to meet for the purpose on Saturday, the 15th day of Jan-provement; and said Assessors are hereby notified to meet for the purpose on Saturday, the 15th day of Jan-der City Assessors, No. 1⁵ City Hall. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Wotson, Kholmetz, Fritzsche, Elliott. Foley. Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE. ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council :

GENTLERN: I hereby certify that the Executive Board further that the work authorized under Ordi-nance No. 2,903, for swinkling East and West Main streets, has been completed. The amount to be assessed upon the property benefit-ed, including any interest that the city shall incur, or is entitled to, for the use of its funds is \$^{502.50.}

Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,903. EAST AND WEST MAIN STREET SPRINKLING.

By Ald, Stein-Wher MAIN STREET SPRINKLING. By Ald, Stein-Whereas, The Common Council did upon the 2010 day of April, 1866, enact an ordinance for the sprinkling of East and West Main streets for 1886. And, whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$62,250, including such interest as the city has paid or be-come liable for.

And the portion of said city which said Common And the portion of said city which said improve-ment is described as follows. One tier of lots on each side of East and West Main streets, from the Frie canal to the center of East

avenue

avenue. Therefore resolved, That the sum of \$552.50, being the whole amount of the expense aforesaid, shall be as-sessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein, and Wichael J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any proon so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in pro-sort in a searby as may be to the advance which so designated, of the said amount of expense, in pro-port: n, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said 'Assessors are hereby notified to meet for this purpose, on Saturday, the 15th day of January, 1857, at 9 o'clock in the forenoon, at the office of the City Assessors. No. 15 City Hall. Adopted by the following yote: Ayes-Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche. Elliott, Foley, Selye, Mandeville, Swike-hard, Weider, Stein. Bohrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE, Rochester, N. Y., Dec. 21, 1886.

Io the Honorable the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under ordinance No. 2904, for sprinkling East Main street, has been completed

boarden ordinance No. 2904, for spinnen. has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$370.45. Yours respectfully, JOHN A. DAVIS' Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,904.

EAST MAIN STREET SPRINKLING.

EAST MAIN STREET SPRINKLING. BAST MAIN STREET SPRINKLING. By Ald, Stein-Whereas, The Common Council did upon the 20th day of April, 1886, enact an ordinance for the sprinkling of East Main street for 1886. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$370.45 including such interest as the city has paid or become liable for. And the portion of said City which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of East Main street, from the center of East avenue to the east line of Goodman street west of the railroad bridge. Therefore, Resolved, That the sum of \$370.45, be-ing the whole amount of the expenses aforesaid, shall be assessor of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said

tity so designated, of said amount of expense, in pro-portion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors ar- bereby notified to meet for this purpose, on Saturday, the 15-h day of Jan., 187, at nine o'c ock m the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the followr:g vote Ages-Ald. Tracy. Cougain, Wetson, Kohlmetz, Fritsche, Ellott Foley, Selye, Mandeville Swikehard, Weider, Stein, Bohrer, Keily, Schaffer-15

CITY TREASURER S OFFICE. ROCHESTER, N. Y., Dec. 21st, 1886.

To the Hon. the Common Council:

To the HOR. the Common Councel: GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2.905, for Sprinkling Moarce avenue, has been completed. The smount to be assessed upon the property bene-efficed, including any interest that the certy shall incur, or is entitled to, for the use of its funds, is §444.74.

Yours respectfully. JOHN & DAVIS, Treasurer. LOCAL IMPROVEMENT ASSESSMENT NO. 2,905.

MONROE AVENUE SPRINKLING.

moaros AVEAUE SPRINLING. By Ald. Stein--Whereas, The Common Council did apon the 6tht day of A1 rl, 1836, enact an orcinance for the surfitklug of Monroe avenue for 1836. And, Whereas, The City Tressurer has reported the actual expenses of said improvement to be the sum of \$444.74 including such interest as the City has paid or beend the neutring of said City.

and the potential of the provide state of the state state state state of the state states state state state state state state state state state state

CITY TREASURER'S OFFICE, } ROCHESTER, N. Y., Dec. 21, 1886. }

To the Hon the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-Board

der Ordinance No. 2,906, 107 Spinor has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$54.2'. You, respectfully. John A. DAVIS, Treasurer.

MORTIMER STREET SPRINKLING.

By Ald. Stein-Whereas, The Common Council did upon the 20th day of April, 1886, enact an ordinance for the sprinkling of Mortimer street for 1886. And Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of 54.22 including such interest as the city has naid

actual expenses of said improvement to be the sum of \$51.22, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Mortimer street. from N. St. Paul street to Clinton street.

One tier of lots on each side of Mortimer street. 1rom N. St. Paul street to Clintran street. Therefore, Resolved, That the sum of \$34.22, being the whole amount of the expenses a foresaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Michael J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are bereby designated and directed to make an assessment upon all the lots and parcels of land and bouses within the portion or part of said city so desig-nated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by Lie making of said improve-ment; and said Assessors are hereby notified to meet for this purpose on Saturday, the loth day of January,

1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Actopted by the following vote: Ayes Ald. Tracy, Couphin, Watson, Kohlmetz, Fritzsche. Elli tt, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bonrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE. ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council :

GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized unlar Ordinance No. 2,907, for sprinkling Mill street, ag been completed.

has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to for the use of its funds is S191, 79. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,907. MILL STREET SPRINKLING.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,907. MILL STREET STRINKIMG. By Ald. Stein--Whereas. T. e Conmon Council did, upon the 20th d.y. or April, 1885, emet an ordinance for the spinkling of Mill street for 1383. And, whereas, the City Treas rer has reported the actual expense of said improvement to be the sum of Stein. The portion of said city which said Common become liable for. and the portion of said city which said Common consell deemed would be be effect oy said improve-ment is described stellows: One ther of lots on each side of Mill street, from Exchange place to Brown street. Therefore, Resolved, That the sum of \$191.79, be-ing the whole amount of the expense aforesaid shall be assessor of said city, which said directed of projection as nearly as may be, to the advantage the project of us on the ready as may be for the directed of much assessment upon all the lots and parcels of 1 ad-and bou-es within the portion of expense afore-ments and seesement upon all the lots and parcels of said hou-es within the portion of expenses and proportion, as nearly as may be, to the advantage while each shall be ceemed to acquire by the family of said norowen within the portion of expenses are bereford of said hourowen within the portion of expenses are bereford of said hourowen within the portion of expenses are while each shall be ceemed to acquire by the formeton, at the cfne or the City Assessors, No. 16 City Hall. Adopted by the follow in zyte : Agges-Ald. Tracy, Couphlin, Watson, Kohlmetz, Fritzsere, Elhott, Foley, Shee, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaerter-15. Citry T REASURER'S OFFICE, } Rochestren, N.Y., Dee. 21, 1886. }

CITY T REASURER'S OFFICE

ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under Ordi-nance No. 2,909, for sprinking Prince street has been completed. street

has been completed. The amount to be assessed upon the property bene-ated, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$\$8.12. Yours respectfully, John A DAVIS, Treasurer, 0.000

LOCAL IMPROVEMENT ASSESSMENT NO. 2,909. PRINCE STREET SPRINKLING.

By Ald. Stein-Whereas, The Common Council did upon the 20th day of April 1886, enact an ordinance for the sprinkling of *V*-ince street for 1886. And Whereas, The City vreasurer has reported the actual expenses of said improvement to be the sum of \$88.10, including such interest as the city has paid or become liable for become liable for.

And the portion of said city which said Common Coancil deemed would be benefited by said improve-ment is described as follows

Control deemed would be benefited by said improve-ment is described as follows: Therefore, Resolved, That the sum of \$\$8,10, being therefore, Resolved, That the sum of \$\$10, being therefore, Resolved, That the sum of \$\$10, being therefore, Resolved, Therefore, Statistical therefore, and therefore, Resolved, therefore, and therefore, and the office of the City Arsessors, No. 15 City Hall. Adopted by the following vote: Arges-Alo Tracv, Coughtin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Seive, Mandeville, Swikehard, Welder, Stein, Bohrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council: GENTLEMEN :- I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,910, for Park avenue sprinkling, has Board have notified interest avenue spannet. Ordinance No. 2,910, for Park avenue spannet. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$180,95. Yours respectfully. JOHN A. DAVIS, Treasurer. ASSESSMENT NO. 2,910.

PARK AVENUE SPRINKLING.

LOCAL IMPROVEMENT ASSESSMENT NO. 2, 910. PARK AVENUE SPRINKLING. By Ald. Steim-Whar as, The Common Council did upon the 20th day of April, 1886, enact an ordinance for the sprinaling of Park ave, for 1886. And, Whereas, The City Tre surer has reported the actual expens: so fisaid improvement to be the sum of §180,95, including such in erest as the city has paid or become liable for. And the portion of said city which Common Council deemed would be benefitted by said improvement is descibed as follows: One tier of lots on each side of Park ave. from Alex-ander st. to Arenue A Vicz park. Thersfor, Re-olved, That the sum of \$180.95, be-ing the whole a nount of the expenses a foresaid, shall be assessed on such lick and parcels of land. And L. A. Platt, V. Fleckenstein and Michael J. Ma-her, the assessment upon all the lots and parcels of land and houses within the port of ark arcels of und of the propet. so benefited, and not of kin to any person on intersted, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the port of raid city so designated, of the said amount of expense, in pro-portion, Stan early and and are of said city so designated, of the said amount of expense, in pro-portion shall ne deemed to acquire by the making of said the propent; and ald assessors are hereby notifid to meet for this purpose on Saurday, the 15th day of January, 1857, at 9 o'clock in te forenoon, at the office of the city Assessors, No. 15 City Hall. Adopted ny the following yole, Mandeville, Swike-hitzsche, Elliott, Foley, selye, Mandeville, Swike-hitzsche, Elliott, Foley, selye, Mandeville, Swike-hitzsche, Elliott, Foley, Scheeffer-15. City TREASURE'S OFFICE, { Rochestrek, N. Y., Dec, 21, 1886. {

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886. }

To the Common Council:

To the Common councut: GENTLENEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,911, for Reynolds street sprinkling, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to. for the use of its funds, is \$105.96. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No, 2,911. REYNOLDS STREET SPRINKLING.

LOCAL IMPROVEMENT ASSESSMENT No, 2,911. REYNOLDS STREET SPRINKLING. By Ald. Stein-Wherens, The Common Council did upon the 20th day of April, 1386, enact an ordi-nance for the sp. inkling of Reynolds street, for 1886. And, Whereas, ine City Tre.surer has reported the actual expenses of said improvement to be the sum of glob, 96 including such interest as the city has paid or become lishle for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on e ch side of Reynolds street, from West avenue to Clifton sureet. Therefore Resolved, That the sum of \$105 96, being the whole amount of the expenses aforesaid shall be assessed on such lots and parcels of land And L. A. Prait, V. Fleckenstein, and Michael J. Maher, the Asses cors of said eity not interesteu in any of the property so benefited, and not of kin to any nerson so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land houses within the portion or part of said eity of designated, of the said amount of expense, in pro-portion, as nearly as may be, to the advantage which desch shall be deemee to acquire by the making of said improvement; and and said Assessors are hereby no-tilled to meet for this purpose, on Saturday, the joth day of January, 1887, at 9 o'clock in the forenoon, at the office of the City Assessors, No, 15, City Hall. Adopted by the tollow may witeson. Kohlmetz, Fritzsche, Elitott, Foley, Selye, Mandervile, Switehard, Wester, Kelly, Scnaeffer-15. Cityr TREASURE'S OFFICE, { RocHESTRE, N. Y., Dec. 24, 1885, {

CITY TREASURER'S OFFICE, Rochester, N. Y., Dec. 21, 1886.

20 the Hon. the Common Council ·

GENTLEMEN :-- I hereby certify that the Executive Board have notified me that the work authorized under

ordinance No. 2,912, for Rowley street sprinkling, has

ordinance No. 2,916, 104 100000 been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$87.25. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, No. 2,912.

ROWLEY STREET SPEINKLING.

By Ald. Stein-Waereas, The Common Council did upon the 20th day of April, 1836, enact an Ordinance for the sprink ling of Rowley strict, for 1836. And, Whereas the City Treasurer has reported the actual expense of said improvement to be the sum of

\$87.25.

S57.20. And the portion of said city which said Common Council deemee would be benefited by said improve-ment is described as follows: One tier of lots on each side of Rowley street, from

ment 1, described as follows: One tier of lots on each side of Rowley street, from Park avenue to Monre avenue. Therefore, Resolved, That the sum of \$87.25, being the whole amount of the expense aloresaid, shall be assessed on such its and parcels of maid. And L. A. Pratt V. Fleckenstein and Michael :. Maher, the Assess-ors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of lend and houses withing the portion or part of said city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose, on Saturday, the jth day of January. 1887, at 9 o'clock in the fore-noon, at the office of the City Assessors, No. 15 City Hall. Hall

Hall. Adopted by the following vote: Ayes-Ald. Tracy, Couchlin. Watson, Kohlmetz, Fritzsche, Fillott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon, the Common Council:

Gentlemen-I hereby certify that the Executive Gentlemen-I hereby certify that the Executive Ord nance No. 2,913, for sprinkling st. Joseph street, has been completed. The amount to be assessed upon the property bene-fited, including any in cress th. the ci.y shall incur.or is entitled to, for the use of its funds, is \$225, 49. Yours respectfully, JOHN A. DAVIS. Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, No. 2,913.

ST. JOSEPH STREET SPRINKLING.

ST. JOSEPH STREET SPRINKLING. By Ald. Stein-Whereas, The Common Council did, upon the 30th day of April, 1886, enact an ordinance for the sprinkling of St. Joseph street for 1885. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$225.49, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefitted by said improve-ment is described as follows: One tier of lots on each side of St. Joseph street, from Cliniton plac- to the north line of Herman street. Therefore, Resolv, d, That the sum of \$226.49, being the whole amount of the expense atoresaid, shall be as-sessed on such lots and parcels of land. And L. A Pratt, V. Fleckenstein and Michsel J. Maher, the assessors of said city, not interested in any of the projerty so benefities, and not of kin to any person so interested, are hereby de signated and directed to make an assessment upon all the tots and parcels of land and houses within the portion or part of said city so desig-nated, of the said amount of expense, in proportion, as nearly as may be, to the aovatage which each shall deemed to acquire by the making of said improvement; and the assessors, by the forenoon, at the office of the City Assessors, No. 5 City Hall. Andorted by the following vote: Arges – Ald. Tracy, Coughlin, Watson, Kobline tz. Fritzsche, Ellicut, Foley, Sely, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, schaeffer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 3, 34, for sprinking So. St. Paul street, has been completed. The amount to be assessed upon the property benefit

ed, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$238.99. Yours respectfully, JOEN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2.914. SOUTH ST. PAUL STREET SPRINKLING.

LOCAL IMPROVEMENT ASSESSMENT No. 2,914. SOUTH ST. PAUL STREET SPRINKLING, By Ald. Stein-Whereas, The Common Council did, upon the 21th day of April, 1356, enact an ordinance for the sprinkling of %0 St. Paul street for 1586. And whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of gas, 99, including such interest as the city has paid or become Hable for, And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of So. St. Paul street, from Main street to the E.le canal. Therefore, Resolved, That the sum of 5:55, 99, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of hand. And L. A. Fratt, V. Fleckenstein and Micarel J. Mahar, the Assessors of said City, not interested in any of the property so benefited, and not of lin to any person so interested, are berety designated and parcels of hands and house within the bortion or part of said city so designated, of the said amount of expenses, ip propor-tion, asnearity as may be, to the advantage which ago it provement; and said Assessors are hereby notified to an early as may be, to the advantage which ago it famore for this purpose on Saturday. It helds the yot after of the Suid Assessors are hereby notified to an early as may be, to the advantage of said im-provement; and said Assessors are hereby notified to after of the Suid Assessors are hereby notified to after of the Suid Assessors are list. Ares-Aid. Tracy. Coughlin, Watson, Kohlmetz, Frizzche, Elliott, Forey, Sciye, Man eville, Swize hard, Weider, Stein, Bohrer, Kelly, Schaenter-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21st, 1886.

To the Hon. the Common Council: GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance 2,915, for sprinkling North St. Paul street, see, i, has been completed. The amount to be assessed upon the property benefit-ed, including any interest that the city shall incur, or is entitled to for the use of its funds is \$219.44. Yours respectfully, ZOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,915.

NORTH ST. PAUL STREET SPRINKLING.

By Add. Stein-Whereas, The Common Counci. diá, upon the 20th day of April, 1886, enact an ordinance for the surinking of North St. Paul street f r 1883. And whereas, The City Treasurer has reported the actual excenses of said improvement to be the sum of 219.44 including such interest as the city has paid or become liable for.

of 218.44 Including such interest as the city has paid or become liable tor: ment is die portion of said city which the Common Council deemed would be benefitted by said improve-ment is d-sbribed as follows include the of Marletts street. One there of lots on each side of North St. Paul street from Marla s neetto the south line of Marletts street. Therefore, resolved, that the sum of 219.44 being the whole amount of the expenses for esaid, shall be as-sessessed on such line of Marletts street. Maher, the assessment, we have a store said shall be as-person so interested, and not of kin to any person in on interested, and not of kin to any person in on interested, and not of kin to any person so interested, are hereby designated and di-parcels of land and hou-es within the portion or part said cit and and hou-es within the portion or part shaler, which each shall be it acquire by the marking of said improvement; and said Assess ors is strey notified to make an such survey as unray the tothe add of said improvement; and said Assess ors is the bad way of an either of the lowing voic. Appendent the low of the foremoon, at the out the Otly Assessors, No. 15 City Hall, Adpopted by the following voic. Areas Alo. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche Elliott. fo'er. Selye, Mandeville, Swike-hard, Wetder, Stein Borres Store berger city TREASURES'S OFFICE

CITY TREASURER'S OFFICE, Rochester. N. Y., Oce. 21, 1886.

To the Hon. the Common Council:

97

GENTLEMEN-I hereby certify that the Executive Board have notified nethat the work authorized under Ordinance No. 2,916, fors sprinkling St. N. Paul street, sec. 2, has been completed. The amount to be assessed upon the property bene-tice, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$325.18. Yours respectfully, 0/7

LOCAL IMPROVEMENT ASSESSMENT No. 2,916 NORTH ST. PAUL STREET SPRINKLING (SEC. 2.)

LOCAL IMPROVEMENT ASSESSMENT No. 2,916 NORTH ST, PAUL STREET SPRINKLING (SEC. 2,) By Ald. Stein-Whereas, The Common Council du upon the 20th day of April, 1836, enact an ordinance for the sprinkling of North St. Paul street for 1886. And whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$255, 25. including such interest as the city has paid or become liable for. And the portion of said city which said common Gouncil deemed would be benefited by said improve-ment is described as follows: Crevier of lots on each side of North St. Paul street, from the -outh line of Marietta street to the north line of Scrauton street, and L. Pratt, V. Fleckeusein and Mich. J. Maher, the Assessors of said city, not interested in any of the assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckeusein and Mich. J. Maher, the Assessors of said city, not interested and parcels of land and hou-se within the portion or part of said city so designated of the said amount of oxpense, in pro-portion, as nearly as may be, to the advantage which improvement; and said Assessors are hereby notified in more the full assessors in 5 cit diay of January, 1837, at nine o'clock in the foremon, at the office of the full Assessors in 5 cit Hall. Aioptae by the following vote: Ayee-Ald. Tracy, Cougsilin, Watson, Kohlmetz, Frizsche, Elliott, Foley, Selye, Mandeville, Swike-frizsche, Elliott, Foley, Selye, Mandeville, Swike-frizsche, Elliott, Foley, Selye, Mandeville, Swike-frizsche, Elliott, Foley, Selye, Mandeville, Swike hard, Weider, stehn, Bohrer, Kelly, Schenfer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

ROCHESTER, N. Y., Dec. 21, 1886.) To the Hon. the Common Council: GENTLENEN: I hereby certify that the Executive Boad have notified me that the work authorized un-der Oroinance No. 2, 921, for sprinking University ave-nue (sec. 1), has been completed. The amount to be assessed upon the property bene-fited, including any Interest that the city shall incur, or is entitled to, for the use of its funds, is \$121 40. Yours respectfully. JOHN A. DAVIS, Treasurer. LOCAL INDEPONEMENT ASSESSION No. 2,001

LOCAL IMPROVEMENT ASSESSMENT No. 2,921. UNIVERSITY AVENUE SPRINKLING (SEC. 1.)

UNIVERSITY AVENUE SPRINKLING (SEC. 1.) By Ald, Stein-Whereas, The Common Council did upon the 18th day of March, 1886, enact an ordinance for the sprinkling of University avenue for 1886. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$121.40, including such interest as the city has paid or become liable for.

and the declaration of the process as the city has paid or become liable for.
 And the portion of said city which said Common Council deemed would be benefited by said improvement is described as follows:
 One tier of lots on exch side of University avenue. From North avenue to East Main street.
 Therefore, Resolved, That the sum of \$121.40, being the whole amount of the expenses aforcsaid, shall be assessed on such lots and parcels of land.
 And the A.Pratt, V. Freekenstein and Michael J. Maher, the Assessors of said city, not interested in any of the property sobe cited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all he lots and parcels of land and houses within the portion or part of said city of composition, as nearly as may be, to the advantage which to meet for this purpose on Saturday, the it had y of January, 1867, at mice olock in the forenon, at the office of the City Assessors, No. 16 City Hall.
 Adopted by the following yote: _Ayes_Ald. Tracy, Coughin, Watson, Kohlmetz, Fritzsche, Elliott, Folez, Selye, Mandeville, Swike, hard, Weider, Stein, Bohrer, Kelly, Schaefer-15.

CITY TREASURER'S OFFICE, } ROCHESTER, N. Y., Dec. 21, 1886. }

ROCHESTER, N. Y., Dec. 21, 1886. (To the Hon. the Common Council : GENTLEMEN: -I hereby certity that the Executive Board have notified me that the work authorized under Ordinance No. 2, 22, for sprinkling University avenue, sec. 2, has been completed. The amount to te assessed upon the priperty bene-fited, including any interest that the city shall uncur, or is entitled to, for the use of its funds, is \$40.39. Yours respectfully, JOHN A. DAVIS, Treasurer. LOCAL IMPROVEMENT ASSESSMENT NO. 2, 922, INUMPROVE MENTER SEDUNING (SC. 2).

UNIVERSITY AVENUE SPRINKLING, (SEC. 2).

By Ald. Stein-Whereas, The Common Council did, upon the 20th day of April, 1866, enact an ordinance for the sprinkling of University avenue for 1886,

And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$40.39, including such interest as the City has paid or become liable for. And the portion of said City which said Common Council deemed would be benefited by said improve-

And the portion of said City which said common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of University avenue, from E: Main street to Alexander street. Therefore, Resolved, That the sum of \$40.59, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L.A. Pratt, V. Fleckenstein and Michael J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said City yo designated, of the said amount of expenses, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 15th day of January, 1887, at nine o'clock in the forenoon, at the office of the City Assesors, No. 15 City Hall. Adopted by the tollowing yote: Ayes-Ald. Tracy, Coughin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Seiye, Mandeville, Swike aard, Welder, Stein, Bohrer, Kelly, Schaefter-15. CITY TREASURE's OFFICE, } Decumerstry N V Dee 21 1988 (

CITY TREASURER'S OFFICE, ROCHESTER. N. Y., Dec. 21, 1886.

To the Honorable the Common Council: GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,969, for sprinkling Phelps ave. has been completed.

completed. The amount to be assessed upon the property bene-fitted, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$189.88. Yours respectfully, JOHN A. DAVIS, Treasurer, JOHN A. DAVIS, Treasurer, 2699

LOCAL IMPROVEMENT ASSESSMENT NO. 2,969. PHELPS AVE. SPRINKLING.

THELTS AVE. SPRINKLING. By Ald. Stein-Whereas, The Common Council did upon the 18th day of May, 1886, enact an ordinance for the sprinkling of Phelys ave. for 13%. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$189, 38, including such in erect as the city has paid or become lia le for a such in the city has paid or become lia le for a such in the city has paid or become lia le for a such in the city has paid or become lia le for a such in the city has paid or become line and the particular such as the city has paid or become line and the particular such as the city has paid or become line and the particular such as the city has paid or become line and the particular such as the city has paid or become line and the particular such as the city has paid or become line and the particular such as the city has paid or become line and the particular such as the particular such as the city has paid or become line and the particular such as the city has paid or become line and the particular such as the city has paid or become line and the particular such as the city has paid or become line and the particular such as the city has paid or become line and the particular such as the city has paid or become line and the particular such as the city has paid or become line and the particular such as the city has paid or become line as the city has paid or become line as the particular such as the particu

And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Phelps avenue, from

ment is described as ionows: One tier of lots on each side of Phelps avenue, from Lake ave. to Backus ave. Therefore, Resolved, That the sum of \$159.38, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckentein and Michael J. Maher, the assessors, of said city, not interested in any of the property so ben-efited, and not of kin'to any person so interested, are hereby designated and directed to make ar assess ment upon all the lots and parcels of land ard houses within the portion or part of said city so designated, of the said amount of expense, in proportic a. s nearly as may be, to the advantage whom cach shall be deem-ed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this pur-pose on Saturday, the 15th day of January, 1887, at nine o'clock in the to renon, at the office of the City Assess-ors, No, 15 City Hall.

o'clock in the torenoon, at the onice of the only instance ors, No, 15 City Hall. Adopted by the following vote: Ayes -Aid Tracy Coughin. Watson, Kohlmetz, Fritzsche, Elliott, Foley. Solye, Mandeville, Swike-hard, Weider, Str in, Fohrer, Keily, Schaeffer-13.

CITY TREASURER's OFFICE

CITY TREASURER's OFFICE, ROCHESTER, N. Y., Dec. 21, 1886. } To the Hon, the Common Council: GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized un der Ordinance No. 2,9.0, for spirohling North avenue (Sec. 3), has been completed Tt e amount to be assessed mon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its finds, is \$237.15. Yours respectfully, JOHN & JAVIS, Treasurer, LOCAL IMPROVEMENT ASSESSMENT No. 2,900.

LOCAL IMPROVEMENT ASSESSMENT, No. 2.970. NORTH AVENUE SPRINK) ING (SEC. 3).

By Ald, Sten-Whereas. "he Common Council did, upon the 18th day of May. 1886, chact an ordinance for the sprinkling of North avenue for 1886 And, Whereas, The City irestuer has reported the actual expenses of said improvement to be the sum of \$287.15, including such interest 53 the city has paid or become liable for.

And the portion of said city which said Common Council deemed would be berefited by said improve-ment is described as follows:

One tier of lots on each side of North avenue, from,

One tier of lots on each side of North avenue, from, North street to Stevens street. Therefore, Resolved, That the sum of \$237.15, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and M. J. Maher, the assessed eduty, not interested in any of the property so beneited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so desig-nated, of the said amount of expense, in proportioo, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improve-ment, and said assessors are hereby notified to meet for this purpose, on Saturday, the 15th day of January, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Arges-Ald. Tracy Coughin, Watson, Kohlmetz, Frizsche, Elliott, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-I5 City TREASURE'S OFFICE, }

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council: GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinacce No. 2,875, for sprinkling Andrews street has been complete:

has been complete : The amount to be be assessed upon the property ben-efited, including any interest that the city shall incur, or is enritled to, for the use of its funds, is \$135 54. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 2.875. ANDREWS STREET SPRINKLING.

ANDREWS STREET SPRINKLING. By Ald. Stein-Whereas. The Common Council did upon the 20th day of April, 1886, enact an ordinance for the sprinkling of Andrews street for 1886. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of 8185 54. Including such interest as the city has paid or become liable for. And the portion of sad city which said Common Council de-med would be benefited by said improve-ment is described as follows: One tier of lots on each side of Andrews street from North avenue to the west end of Audrews street br.dge.

CITY TREASURER'S OFFICE. Rochester, Dec. 21, 1886.

Kochester, Dec. 21, 1950.) To the Hon. the Common Council: GRNTLEMEN: I hereby certify that the Excentive Board have notified me that the work authorized un-der Ordinance No. 8,018, for sprinkling Vincent place has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incer, or is entitled to, for the use of its funds, is \$46.20. Yours respectfully, JOHN A. DAVIS. Treasurer, JOHN A. DAVIS. Treasurer, Second UNEDCOUPENT ASSESSMENT NO. 8.018.

LOCAL IMPROVEMENT ASSESSMENT NO. 3.013. VINCENT PLACE SPRINKLING.

By Ald. Stein-Whereas, The Common Council did upon the 13th day of July, 1886, enact an ordinance for the sprinkling of Vincent place. And, Whereas, the City Treasurer has reported the actual expenses of said improvement to be the sum of \$46.20, including such interest as the city has paid or bacome buble for

And the portion of said city which said Common And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tit r of lots on each side of Vincent place, from 100 feet east of State street to the west end of Vincent

Therefore, Resolved, That the sum of \$46,20, being the whole amount of the expenses aforesaid shall be assessed on such lots and parcels of land.

And V. Fleckenstein, L. A Pratt and M. J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are herebuy designated and directed to make an assessment upon all the lots and purcels of land and houses within the portion or part of said city so des-ignated, of the said amount of expense, in proportion, as nearly as may be, to the auvantage which each shall be deemed to acquire by the making of said im-provement; and ald Assessors are hereby notified to fanuary, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Watson, Kohlmetz, pritzsche, El lott, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaffer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

To the HOR. the Common Council: GENTLEMEN! I hereby certify that the Executive Board have no.1d.d me that the work authorized under Ordinance No. 2, 504, for sprinkling Rome street, has been completed. The amount to be ssessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$68,42. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,954. SPRINKLING ROME STREET.

By Ald, Stein-Whereas, The Common Council did upon the 18th day of May, 1886. enact an ordinance for the sprinkling of Bome street for 1886. And, Whereas, The City Ireasurer has reported the actual expenses of said improvement to be the sum of 868.42-100, including such interest as the city has paid or become liable for.

or become liable for. And the portion of said eity which said Common Council deemed would be benefited by said improve-ment is described as follows: One ider of lots on each side of Rome street, from Cinicon place to Central avenue. Therefore, Resclived, That the sum of sixty-eight 12-100 dollars, being the whole amount of the expenses aforesaid, shill te assessed on such lots and parcels of land.

And, And L. A. Pratt, V. Fleckenstein and M. J. Maher, the Assessorts of said city, not interested in any of the property so benefited, and Lot of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and par-cels of land and houses within the portion or part of said city so designated, of the said amount of ex-pense, in proportion, as nearly as may be to the ad-vantage which each shall be deemed to *s*-cquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Saturday, the fisth day of January, 1887, at nine o'clock in the forthoon, at the office of the City Assessors, No. 15 City Hal.

for hool, at the only of the Crip Massessons, No. is Adopted by the following vote: Ayes - Ald Tracy, Coughlin, Watson, Kohlmetz, Frizche, Elitott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon, the Common Council:

To the Hon. the Commog Council: GENTLEMEN-I hereby certify that the Execu-tive Board have notified me that the work author-ized under Ordinance No. 2,955, for sprinkling Sophia street, has been completed. The amount to be assessed upon the property benefited, including any interest that the city shall incur, or is entitled to, for the use of its finds, is \$118.63. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,955.

SOPHIA STREET SPRINKLING.

By Ald. Stein—Whereas, The Common Council did upon the 18th day of May, 1886, that an ordi-nance for the sprinkling of Sophia street for 1886. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$118,63, including such interest as the city that noise a become lightly for

has paid or become liable for.

And the portion of said city which said Common Council deemed would be benefited by said improvement is described as follows: One tier of lots on each side of Sophia street, rom Main street to Allen street.

The efore, Resolved. That the sum of \$118.63, being the whole amount of the expenses aforesaid,

shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and M. J. Maher, the Assessors of said city, not interested in any of the property s) benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the por-tion or part of said city so designated of the said lots and parcels of land and houses within the por-tion or part of said eity so de ignated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improve-ment; and said Assessors are hereby notified to meet for this purpose, on Saturday, the 15th day of Jacuary, 1887, at nine of clock in the forenoon, at the office of the City Assessors, No. 15, City Hall. Adopted by the following vote: Ayes-Ald. Tracy, Coughin, Watson, Kohl-metz, Fritzsche, Elliott, Foiey, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kely, Schaef-er-15.

er-15.

CITY TREASURER'S OFFIBE, ROCHESTER, Dec. 21, 1886.

To the Hon. the Common Council:

GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No.2,918 for sprinkling Spring street has been completed.

been completed. The amount to be assessed upon the property ben-effited, including any interest that the city shall in-cur, or is entitied to. for the use of its funds, is \$191.64. Yours respectfully, JOHN A. DAVIS, Treasurer. LOCAL IMPROVEMENT ASSESSMENT NO. 2,918.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,918. SFRING STREET SPRINKLING. EY ALG Stein-Whereas, The Common Council did upon the 20th day of April, 1896, enact an ordinance for the spinkling of Spring street for 1886. And Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$191.64, including such interest as the City has paid or become liable for. And the portion of said city which said Common Council deemed would be benefitted by Said improve-ment is described as follows: One tier of lots on each side of Spring street from Exchange street to Ford street. Therefore, Resolved, That the sum of \$191.66 be-ing the whole amount of the expenses aforesaid, shall be assessors of said city, not intreseted in any of the property go benefitted, and not of kin to any person so interested, are hereby designated and directed to may of designated, of said amount of expense, in cypoption, as nearly as may be, to the advantage of said improvement: and said Assessors are nereby of said approvent: and said Assessors are nereby for an effort of the City Assessors are nereby for add nere for this purpose on Saturday the 15th day of here following vote : Appread. Tracy, Coughlin, Watson, Kohlmets, Fritzsche, Elliott, Foley, Selye, Manderville, Switchard, Wetder, Stein, Bohrer, Kelly, Schaeffer-15. CITY TREASURETS. Y, Dec. 21, 1886.)

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

Io the Common Council: To the Common Council: GENTLEMEN: I hereby certify that the Executive Board nave notified me that the work authorized un-der Ordinance No. 2,917, for sprinkling Scio street has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds is \$79.41. Yours respectfully, JOHN A. DAVIS, Treasurer. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2917.

SCIO STREET SPRINKLING.

By Ald. Stein-Wherea., The Common Council did upon the 20th day of April, 1856, euact an ordinance for the sprinkling Solo street for 1886. And, Whereas, The City Treasurer has reported the actual expense or said improvement to be the sum of \$79.41, including such interest as the city has paid or becone itable for

\$79.41, including such interest as the city has part of becone liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Scio street from Eas avenne to fast Main street. Therefore, Resolved, That the sum of \$79.41, being the whole amcunt of the expenses aforesaid, shall be assessed on such lots and parcels of land.

And L. A. Pratt, V. Fleckenstein and Michael J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so desig-nated. of the said amount of expense, in proportion, as hearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said assessors are hereby notified to meet for this purpose on Saturday, the 1-th day of January, 1857, at 9 o'clock in the forenon, at the office of the City As-sessors, No. 16 thy Horn, Wetson, Kohlmetz, Fritz-sche, Elliott, Foloy, Seive, Mandeville, Swikehard, Welder, Stem, Bohrer, Kelly, Schaeffer, -15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

20 the Hon, the Common Council .

GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,919, for sprinkling Troup street has been completed.

The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$179.71. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,919.

THOUP STREET SPRINKLING.

By Ald. Stein-Whereas, The Common Council did upon the 20th day of April, 1886, enact an ordinance for the sprinkling of Troup street for 1889. And, Whereas, The City Treasurer has reported the actual expense of said improvement to be the sum of

actual expenses is said improvement to be the sum of \$179.11, including such interest as the City has paid or become hable for. And the portion of said city which said Common Coun-cil deemed would be benefited by said improvement is described as follows: One tier of lots on each side of Troup street, from Fyrchance street to Caledonia evenue.

described as follows: One tier of lots on each side of Troup street, from Exchange street to Caledonia avenue. Therefore, Resolved, That the sum of \$179.71, being the whole amount of the e penses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Michael J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any party so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so desig-nated, of the suid amount of expense, in proportion, as mearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; und said assessors are hereby notified to meet for this purpose on Staurday, the 5th day of Jan., 1887, at these of the solid strip the side of City As-sessor. Id. The following vote: Ares-Ald, Tracy, Couphin, Watson, Kohlmetz, Fritzsche, Elliot, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15

CITY TREASURER'S OFFICE ROCHESTER, N. Y., Dec 21, 1886.

To the Honorable the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2, 920, for Union street sprinkling has been completed.

The amount to be assessed upon the property bene fited. including any interest that the city shall incur, or is entitled te, for the use of its funds, is \$111.40. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,920 UNION STREET SPRINKLING.

UNION STREET SPRINKLING. By Ald, Stein-Whereas, The Common Council did upon the 20th day of April, 1886, enact an ordinance for the sprinkling of Union street for 1886. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$111.40, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Union street, from East avenue to Monroe avenue.

One tier of lots on each side of Union street, from East avenue to Monroe avenue. Therefore, Resolved, flat the sum of \$111.40 being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L.A. Pratt, V. Fleckenstein and Michael J. Maher the Assessor of said citv, not interested in any of the property so benefited, and not of ktu to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of

lands of land and houses within the portion or part of said city so designated, of the said amount of ex-pense, in proportion as nearly as may be, to the ad-vantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are bereby to the it on meet for this purpose on Saturday, the 15th day of January 1857, at nite o'clock in the forenoon, at the office of the City Assessors, No. 15. City Hall.

Adopted by the following vote: Adopted by the following vote: Ayes-Ald, Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Elitot, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

Is the Hon. the Common Council : To the Hon. the Common Council: GENTLEWEN:-- Hereby certify that the Executive. Board have notified me hat the work authorized un-der ordinasice No. 2, 949, for sprinkling Caledonia ave-nue, has been concluded. The amount to be assessed upon the property bene-field, including any interest that ine city shall incur, or is entitled to, for he u.e of its funds, is \$102.84. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,949. CALEDONIA AVENUE SPRINKLING

By Ald. Stein—Whereas, The Common Council did upon the 4th day of May, 1886, enact an ordinance for the sprinkling of Caledonia avenue for 1886. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$10,34, including such interest as the city has paid or become hable for.

And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows:

Council deemed would be be nemetted by said improve-ment is described as follows: Due tier of lots on each side of Caledonia arenue, from the Erie canal to Bronson avenue. Therefore, Resolved. That the sum of \$102.34, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Prett, V. Fleckenstein and M. J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and dilected to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in proportion, as nearly as may be, to the arrantage which each shal be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Saturday, the loth day of January, 1837, at 9 o'clock in the forenoon, at the office of the (Side, Bohrer, Kelly, Schaefter -15, hard, Weider, Stelv, Bohrer, Kelly, Schaefter -15, hard, Weider, Stelv, Derner, W. Dace 21, 1858 & Curry TREASURER'S OFFICE, Norther Stelv, Schaefter -15, Curry TREASURER'S OFFICE, 11, 1855, 1855, 1955, 1

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886. To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 3,004, for sprinkling Troup street, has been completed een completed.

been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is sill. 11. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 3,004. SPRINKLING TROUP STREET.

By Ald. Stein – Whereas, The Common Council did upon the 29th day of June, 1886, enact an ordinance for sprink ling Troup street. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$117.11, including such interest as the city has paid or become liable for.

\$117.11, including such interest as the city has paid of become liable ior. And the portion of said city which said Common Council deemed, would be benefitted by said improvement is described as follows: One tier of lots on each side of Troup street, from 100 feet west of Caledonia avenue to Prospect street. Therefore, Resolved, That the sum of \$117.11, being the whole amount of the expense aforesaid, shall be assessed on such lots and parcels of land. And L. A. Prat, V. Flexkensrein and Michael J. Maher, the assesses on such lots and parcels of land. And L. A. Prat, V. Flexkensrein and Michael J. Maher, the assesses of said city, not int resue in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment on all the lot- and parcis of land and houses within the portion or part of said city so designated, of the said amount of expense, in proportion, as nearly as may be, to the avantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet

for this purpose on Saturday, the 15th day of January, 1887, at nine o'clock in the forenoon, at the office or the City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes-Ald. Tracy, Coughin, Watson, Kohlmetz, Fritzsche, Elhott, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE ROCHESTER N.Y. Dec. 21, 1886

To the Hon. Common Council:

To the non-common contain GENTLEMEN:--- hereby certify that the Executive Board nave no.ified me that the work authorized un-der Ordinance No. 3,00; for sprinkling Jones street, has been completed. The amount to be assessed upon the procerty bene-fited including any interest that the city shall incur, or is entitled to, for the use of its fuods. is \$66.42. Vous respectfult.

Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 3,005.

SFRINKLING JONES STREET.

LOCAL IMPROVEMENT ASSESSMENT No. 3,065. STRINKLING JONES STREET. By Ald. Stein-Whereas, The Common Council did, upon the 29th day of June, 1856, enact an oreinauce for sprinkling Jones street; And, Whereas, Lue CityTreasurer has reported the actual expense of said improvement to be the sum of \$66,42 including such interest as the city has paid or become liable for. And the portio of said city which said Common. Council deemed would be benefited by said improve-men is described as follows: One ther of lots on each side of Jones street, from 100 feet south of Platt street to Center street. Therefore. Resolved, that the sum of \$60,42, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of 1 and And L. A. Pratt, V. Fleckensteiu and Michael J. Maker, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed frames hall be assessment upon all the lots and parcels of 1 and said anearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and sakessors are hereby notified by Januers, 1837, at nine o'clock in the torenoon, at the office of the City Assessors, No.16 City Hall. Adopted by the following vote: Aves-Alc. Tracy, Coughlin, Watson, Kohlm tz, Firlzsche, "Il ott, Foley, Selve, Mandeville, Swike-haid, Weider, Stein, Bohrer, Keily, Schaeffer-15. CITY TREASUREETS OFFICE, KOCHESTER, Dec. 21, 1886 (

CITY TREASURER'S OFFICE, ROCHESTER, Dec. 21, 1886.

To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Execuized under ordinance No. 2,944 for sprinkling Like ave. (Sec. 3), has been completed.

The amount to be assessed upon the property benefited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$334.60.

• 1

Yours respectfully, JOHN A. DAVIS, Treasurer. LOCAL IMPROVEMENT ASSESSMEN1 NO. 2,944.

LAKE AVE, SPRINKLING.

By Ald. Stein-Whereas, The Common Council by Ald Stein - Whereas, The Common Council did upon the 4th day of May, 1886, enact an ordi-nance for the sprinkling o Lake ave, for 1886, And, Whereas, The City Treasurer has reported

the actual expenses of said improvement to be the sum of \$334.60. mcluding such interest as the city has paid or becom ; liable for.

And the portion of said city which said Common Council deemed would be benefited by said improvement is described as follows:

One ter of lots on each side of Lake ave., from a point 200 feet north of Chas, J. Burke's south line to the north line of the city. Therefore, Resolved, That the sum of \$334.60, being the whole amount of the expenses aforesaid, being the seases of on such lots and parcels of Land.

shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and M. J. Ma-her, the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city se designated, of the said

98

amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improve-ment; and said Assessors are hereby notified to meet for this purpose on Saturday the listh day of meet for this purpose on Saturday, the Jöth day of January, 1877, at nine o'clock in the forenoon, at the office of 'he City Assessors, No. 15 City Hall.

the office of the City Assessors, No. 13 City Hail. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Strin, Bohrer, Kelly, Schaeffer

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886. To the Hon. the Common Council:

GENTLEMEN-I hereby certify that the Executive Board have notified me that the work aathorized under Ordinance No. 2,945, for sprinkling Frank street, has been completed.

beneticd, including any interest that the city shall incur, or is entitled t, for the use of its funds, is \$15.68. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,945. FRANK STREET SPRINKLING.

By Ald. Stein-Whereas, The Common Council

By Ald. Stein-Wherers, The Common Council did upon the 4th day of May, ISS6, enact an ordi-nance for 1th sputikling of Frank street for IS86. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$15.68, including such interest as the city has paid or become liable for. Atd the portion of said city which said Common Council deemed would be be effeted by said im-provement is de-cribed asfollows, One tier of late on each side of Frank street, from Jav street to Lorimer street.

Therefore, Resolved, That the sum of \$115.68, being the whole amount of the expenses aforesaid, shall be assessed upon such lots and parcels of land.

And L. A. Pratt, V. Fleckenstein and Michael J. Mater, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so despended, of the said amount of expense, in proportior, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improve-ment and suid Account deemed to acquire by the making of said improve-ment; and said Assessors are hereby notified to meet for this purpose, on Saturday, the 15th day of January, 1887, at nine o'clock in the forenoon, at the office of the Citv Assessors, No. 15 City Hall. Adopted by the followin: vore: Ayes Alo. Tracy, Congrin, Watson, Kohlmetz, Fritzeche Elliot, Folgy, Seiye, Mandeville, Swike-had, We der, St in, Bohrer, Kelly, Schaeffer, -15. Citvy The Saturd P. Charger D.

CITY TREASURER'S OFFICE. R JCHESTER, N Y., Dec. 21, 1886.

To the Hon. the Common Council:

GENTLEREN. - I hereby certil; that the Ex. cative Board have notified me that the work authorized un-der Ordinance No. 2,915, for sprinkling Plymouth ave, has been completed.

has been compilered. The smount to be assessed upon the property bene-fited, including any int-rest that the city shall incur, or is entitled to, for the use of 1 s funds, is \$170.97. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,946.

SPRINKLING OF PLYMOUTH AVENUE.

By Ald, Stein-Whereas, The Common Council did upon the 4th day of May, 1856, enact an ordinance for the springlin of Plymouth avenue for 1856, And, Wh reas. The City Treasurer has reported the actual expense of said improvement to be the sum of \$179,97, in Juding such interest as the city has paid or become liable for.

And the po tion of said city which said Common Council deemed would be benefited by said improve-

Council deemed would be cenented by said improve-imen is as follows: Therefore, Resolved, That the sum of \$179.97, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pritt, V. Feckenst in and M. J. Maher, the Assesses of said city, not interested in any of the

the Assessors of said city, not interested in any of the

The amount to be assessed upon the property

property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an a sessment upon all the lots and parcels of land and houses within the portion or part of said city so desig-pated, of the said amount of expense, in proportion, as nearly a. m. y be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said assessors are hereby notified to meet for this purpose on Saturday, the 15th day of January, 1887, at hime o'clock in the 'remoon, at the office of the City Assessors.No 15 City Hall. Adopted by the following vote: Ayes-All. Tracy. Coughlin, Watson, Kohlmetz, Fritzsche, Elliott. Foley, Seive, Mandeville, Swiks-hard, Weider, Stein, Bohrer, Keily, Schaeffer-16. City TRASURER'S OFFICE. 7

CITY TREASURER'S OFFICE, 7 ROCHESTER, N Y., Dec. 21, 1896. 5

To the Hon the Common Council:

GENTLEWEN:-- I hereby certify that the Ex cutive Born nave notified me that the work auth rized under Ordinance No. 2.947, for sorinkiing Lyell avenue, has been completed. The amount to be asse-sed upon the property rene fited, including any interest that the city shall incur, or is entitled to. for the use of its funds, is \$605.56. Yours respectuly. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, No. 2,947. LYELL AVENUE SPRINKLING.

LYPLL AVENUE SPRINKLING. By Ald Stein-Whereas, The Common Council did, upon the 4th day of May, 1386, enact an ordinance for the sprinkling of Lyell avenue for 1386. And, Whereas, The City Treasurer has reported the actual expenses of s id improvement to be the sum of \$56,5.6, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Lyell avenue, from Lake avenue to the Charlotte branch of the N. Y. C. & H R. R. R.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Execu-tive Board have notified me that the work authorized under Ordinance No. 2,948, for sprink-

The amount to be assessed upon the property benefited, including any interest that the city shall facur, or is entitled to, for the use of its funds, is \$66.67. Yours respectfully,

JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 2,948. SOUTH AVENUE SPRINKLING.

By Ald. Stein-Whereas, The Common Council did upon the 4th day of May, 1886, enact an ordi-nance for the sprinkling of South avenue for 1886. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the

sum of \$66.67, including such interest as the city has paid or become liable for.

And the portion of said city which said Common Council deemed would be benefited by said improvement is described as follows :

One tier of lots on each side of South avenue, from the Eric Canal to Comfort street. Therefore, Resolved, That the sum of \$66.67, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and M. J. Maher, the Assessors of said city, not interested in

any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said tion or part of said eity so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 15th day of January, 1887, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following yote: Ayes-Ald Tracy, Coughlin, Watson, Hohl-metz, Fritzsche, Elliott, Foley, Selye, Man-deville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

Schaeffer-15.

CITY TREASURER'S OFFICE. ROCHESTER, N. Y., Dec. 21, 1886.

To the Honorable the Common Council: GENTLEMEN: I hereby certify that the Executive Roard have notified me that the work authorized under Ordinance No. 2,950, for Sprinkling Water street, has been completed.

The amount to be assessed upon the property benefited, including any interest that the city shall \$90.54. Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,950. WATER STREET SPRINKLING.

By Ald. Stein-Whereas. The Common Council did upon the 4th day of May, 1886, enact an ordi-nance for the sprinkling of Water street for 1886. And, Whereas. The City Treasurer has reported the actual expenses of said improvement to be the

sum of \$90.54, including such interest as the city has paid or become liable for.

And the portion of said city which said Common Council deemed would be benefited by said im-provement is described as follows:

One tier of lots on each side of Water street,

One tier of lots on each side of Water street, from Main street to Andrews street. **\$99.54**, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Michael J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any nerson so interested are hereby designated to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the porion of said city so designated, of the said amount of expense in proportion, as nearly as may be, to the advantage which each shall be deemed to ac-quire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose, on Saturday, the 15th day of January, 188'

pose, on Saturday, the fold day of January, iso, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15, City Hall. Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Watson, Kohl-metz, Fritzsche, El.iott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer Iz -15

CITY TREASURER'S OFFICE. ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon, the Common Council: GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,951, for sprinkling North avenue (sec. 1) has been completed.

The amount to be assessed upon the property benefited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is Yours respectfully, JOHN A. DAVIS, Treasurer. \$102.77.

LOCAL IMPROVEMENT ASSESSMENT No. 2,951.

NORTH AVENUE SPRINKLING, (SEC. I). Br Ald. Stein—Whereas, The Common Couucil did, upon the 4th day of May, 1886, enact an ordin nance for the sprinkling of North avenue for 1886. And, Whereas, the City Treasurer has reported the churd avenues of solid improvement to be the sum of

actual expenses of said improvement to be the sum of \$102.77, including such interest as the city has paid or become liable for.

And the portion of said city which said Common Council deemed would be benefited by said im-provement is described as follows :

One tier of lots on each side of North avenue from

Main street to University avenue. Therefore, resolved, That the sum of \$102.77, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein, and M. J. Maher,

the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated, and directed to make an assessment upon all the lots and parcels of lard and houses within the portion or part of said city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said each shall be deemed to acquire by the making of said improvement; and said assessors are hereby notified to meet for this purpose, on Saturday, the 15th day of January, 1887, at at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote : Ayes-Ald_Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y.. Dec. 21, 1886.

To the Hon. the Common Council:

To the Hon. the Common Councu: GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,977, for sprinkling Mt. Hope avenue has been completed. The amount to be a sessed upon the property bene-fitted. Including any interest that the ciry shall in-cur, or is eutitled to, for the use of its funds, is \$227.70, YOUT: respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,997. MT. HOPE AVENUNE SPRINKLING.

By Ald. Stein-Whereas, The Common Council did, npon the 15th day of June, 1886, enact an ordinance for the sprinkling of Mt. Hope avenue for 1886. And whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$227.70 including such interest as the city has paid or because itely for

actual expenses of said improvement t) be the sum of g27, 70 including such interest as the city has paid or become itable for. And the portion of said cl:y which said common Council deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Mount Hope avenue, from Souta avenue to the centr of Clarisa street. Therefore, resolved, that the sum of §227, 70, being the whole of the 6; p-ness aforesaid, shall be assessed on such lots and parcels of land. And the A. Pratt, V. Flecknestein and M J. Maher, the A-sc-stors of said city, not interested in any of the property so benefited and not of kin to any person so interested, are hereby desi.nared and parcels of land and houses within the portion or part of said city or designated, or of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this surpcis on Saturday, the listh day of January, 1857, at 9 o'clock in the 'orenoon, at th office of the City Assessors, No, 15 City Hail. Adopted by the folowing vote: Ayes-Ald. Tracy, Couphin, Waison, Kchlmetz, Fritzsche. Elliott, Foley, S-iy, Mandeville, swike-hard, Weider, Stein. Bobrer, Kelly, Schaeffer-15. City TREASURE'S OFFICE, } Bordestree To Y bec 21 1856 {

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

To the Hon. the Common counce: GENTLEMEN — I hereby certify that the Executive Board have notified me that the work auth rized un-der Ordmance No. 2,994, for sprinkling Frank street, has been com deted. The amount to be assessed upon the property ben-efited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$72.00. Yours respectfully, JOHN A. DAVIS, Treasurer. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,994. FKANK STREET SPRINKLING.

FKANK STREET SPRINKLING. By Ald. Stein-Whereas, The Common Council did upon the 15th day of June, 1856, enact an ordinance for the sprinkling of Frank street for 1856. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum o { \$72.00, including such interest as the city has paid or become liable for. And the portion of said city which said Common

Ccuncil deemed would be benefited by said improve-ment is described as follows: One tier of lots on each side of Fiank street, from Center 5 reet to a point 1.0 feet south of Plats street. Therefore, Resolved. That the sum of \$12.00, being the whole amount of the expenses nfores id, shall be assessed on such lots and parc.ls of land. And L. A. Prat, V. Pieckenstem and Michael J. Maher, the Assessors of s. id city, not interested in any of the property so benefited, and not of kin to any person so interested, are nereby designated and directed to make an assessment upon al the lots and parcels of land and houses within the portion or part of said city so desig-nated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improve-ment; and said Assessors are her-by notified to mete of this purfo e, on Saturdsy, the 15th day of January, 1887, at ni.e o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Ages-Ald Tracy, Coughlin, Watson, Kohlmetz, Frizsche, Elliot, Foley, Selye, Mandeville, Swike-hard, Stein, Bohrer, Kely, Scibaeffer-16.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

To the Hon. the common counce: GENTLEWEN: -- I bereby certify that the Executive Board have notified me that the work authorized under ordinance No. 2, 996, for sprinkling University avenue (sec. 3) has been completed. The amount to be assessed upon the property bene-fted. Including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$89,10. Yours respectfully, JOHN A, DAV'S, Treasurer,

LOCAL IMPROVEMENT ASSESSMENT NO. 2,996. UNIVERSITY AVENUE SPRINGLING (SEC. 3.)

LOCAL IMPROVEMENT ASSESSMENT NO. 2,996. UNIVERSIT AVENUE STRINGLING (SEC. 3.) By Ald. Stein-Whereas, The Common Council did upon the 5th day of June, 1836, enact an ordinance for the synthking of University avenue, scc, 3, for 1886. - And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$89.10, including such interest as the city has paid or become liable for. - And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: - One tier of lots on each side of University avenue, from, a point 100 feet east of Prince street to a point 100 feet west of Good me.n street. Therefore, Resolved, That the sum of \$89,10 heng the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land - And L. Pratt, V. Fleckenstein and M. J. Maher, the assessors of said city, not interested in any of ated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said citys designated, of the soid amount of raid sid did y designed, of the said amount of expense, in propor tion as nearly as said Assessors are hereby the making of said improvement; and to acquire by the making of said improvement; and said assessors are hereby not indee tor this pur-pose on Saturday, the 15th day of January, 1887, at Acouted by the following vote : Ares-Ald, Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swike hard, Wider, Stein, Bohrer, Kelly, Schaeffer-15, City TREASURER'S OFFICE, Fritzsche, Elliott, Bohrer, Kelly, Schaeffer-15, City TREASURER'S OFFICE, Fritzsche, Elliott, Bohrer, Kelly, Schaeffer-15, City TREASURER'S OFFICE, Fritzsche, Elliott, Roley, Sche, Mandeville, Swike hard, Wider, Stein, Bohrer, Kelly, Schaeffer-15,

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. Common Council :

To the Hon. Common Councul: GENTLEMEN.-I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2, 991, for sprinking North Good-man street, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incor, oris entitled to, for the use of its funds, is \$7.02, Yours respectfully, JOHN A. DAVIS, Treasurer, LOCK UNDEDCEMENT ASSESSMENT No. 2 001

LOCAL IMPROVEMENT ASSESSMENT No. 2,991.

NORTH GOODMAN STREET SPRINKLING

By Ald, Stein-Whereas, the Common Courcil did upon the 15th day of June, 1886, enact an ordinance for the sprinkling of North Goodman street for 1886. And Whereas, The City Treasurer has reported tha actual expenses of said improvement to be the sum of sort. Reincluding such interest as the city has paid or become liable for.

And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One ther of lots on each side of North Goodman

street, from a point 100 feet north of East Avenue to

street, from a point 10) feet north of East Avenue to University avenue. Therefore, he solved, That the sum of \$97 02, being the whole arcum of the expenses aforesaid, shall be assessed or such lois and parcels of land. And L. A. Pratt, V. Fleckenstein and M. J. Maher, the assessed or such lois and parcels of land interest, dia and of the such and parcels of land and houses within the bor of kin to any person so interested, are hereby design, ted and directed to make an assessment upon all the lots and parcels of land and houses within the bor on or part of said eity so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantige of said improvement; and said Assessors ar ber by no i led to meet for his purpo e.on sa'urd, y, the 15th day of January, 187, at 9 o'clock in th. forenoon, at the offic of the C ty Assessors, No. 15 City Hal. Adopted by the following vot.: Ayes-All. Tracy, Cougalin, Watson. Kohlmets, Frizsche, Elliott Foley, Scire, Maideville, Swike-hard, Welder, Sten, Bohrer, Kelly, Schaeffer-5.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886,

To the Hon. the Common Council:

GENTLEMEN-I hereby certiy that the Executive Board has notified me that the work authorized under Ordinance No. 2 980 for sprinkling South Union street has been complete 1

has been complete i The amount to be assessed upon the prorerty bene-fited including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$393. Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT, NO. 2 980. NORTH UNION STREET SPRINKLING.

By Ald, Strim-Whereas, The CCm non Council did upon the fir t d.y of June. 1886, enact an ordinance for the spii king of North Union street for 1886. And, Whe eas, The City Treasurer has reported the actual express of soid mp over et it to be the sum of \$99, including such interest as the city has paid or be come liable for

Say, mentioning such interest as the city has paid or be come liable for. And the portion of said city which said Common Council dremed would be benefited by said improve-ment is described as follows:

Commeril "deemed" would be benefitted by said improve-ment is describ da sa follows: One tier of lots on each side of North Union street. From a point (16 feet no the of hast a renue to a point 160 fee south of University avenue. Therefore, Res Jived, Thi t the sum of \$99, being the whole amount of the expenses afore-aid, shal be as-sessed on such lots and parcels of land. And L. A. Fratt, V. Fleckerstein and M. J. Maher, the roop rity so venefited, and not of kin to any person so in ecceided, are hereby designated and directed to make an ase esiment upon all neelots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in propor-tion, as nearly as may be, to the advantage which each shall be desmed to acquir by the making of said improvement; and said As essors are bereby notified to meet tor the its of o'cock in the fo'enoon, at the office of the City Assessor. No. 15 City Hall. Adopted by the following vote: Aritzsche, kill it. Foley, selye, Mandeville, Swite-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-16.

CITY TREASURER'S OFFICE. ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

2 othe Hon. the Common Council: GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinanc No. 2, %81, for sprinkling South Ford stree. has een completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its fun is, is \$69.30. Yours respecifully, JOHN A. DAVIS, Treasur r, JOHN A. DAVIS, Treasur r,

LOCAL IMPROVEMENT ASSESSMENT NO. 2,981, SOUTH FORD STREET SPRINKLING.

SOUTH FORD STREET SPRINKLING. By Ald Stein-Whereas, the CO amon Council did, upon the 1st day of June, 18% enact an ordinance for the sprinkling of South Ford streef for 18%? And, Where is, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$69.30, including such interest as the city has paid or become hable for. And the portion of said city which said Common

become hable for. And the portion of said c ty which said Common Council deemed would be benefited by said improve-ment is described as follows: On 2 tie, of lots on each side of South Ford street from West avenue to Tron street. Therefore, Resolved, That the sum of \$69.30, be-ing the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land.

And L. A. Pratt, V. Fleckenstein and M. J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are nereby des gnated and directed to make an assessment upon all the lots and parcels of land and houses wit in the portion or part of said city so designated, of the said amount of expense, in proportin, a linearly as may ue, to the advantage which eith shall be deemed to acquire by the making of said unprovement; a d said Assessors are hereby notified to used for this purpose on Saturday, the 15th and on the office of the City Ass-sors, No 15 City Hall. Adopted by the followsing vote: Ayes—Ald. Tracy, Courhlin, Warson, Kohlmetz, Pritzsche, Elitött, Foley, bey Y, Mardwille, Swike-hard, Weider, Stein. Borner, Kelly, Scheeffer-15.

CITY TREASURER S OFFICE, ROCHESTER, N. Y, Dec, 21, 856. To the Hon. the Common Council:

To the Hon, the Common councer: GENTLEMEN-I nerely certiy that the Executive Board have nothed methat the work authorized under ordin-ance No. 2.987, for sprinkling University avenue (see, 4), has been commlete d. The amount to be assessed upon the property bene-fied, including any interest that the city shall incar, or is entitled to, for the use of its funds, is \$69, 30. Yours Respectfully, JOHN A. DAVIS, Treasurer, LOCH VEDENT ASSESSMENT No. 2 687

LOCAL IMPROVEMENT ASSESSMENT, No. 2,987. UNIVERSITY AVENUE SPRINKLING, SEC. 4.

LIOCAL IMPROVEMENT ASSESSMENT, No. 2, 987. UNIVERSITY AVENUE SPRINGLING, SEC. 4. By A d. Stein-Whercas, The Common Council did upon the 15th day of June. 1836, enact an ordinance for the spil 1 king of Un v.rsity avenue for 1886. Ano., Whercas, The Cuty Tricasurer has reported the actual expenses of said Thyrowenth to be the sum of \$50 30, including such interest as the city has 1 ald or become liable for. And the portion of said City which said Common Council deemed would be benefited by said Improve-mentis described as follows: One ter of lots on each side of University avenue, tram Goodn an street to Cuty r park. Taterfore, Resolved, That the sum of \$69.30, being the whole amount of the expense aforesaid, shall be assessed on such lots and parcels of 1 nd. Ano L. A. Pratt, V. Fleckensten and M. J. Maher, the Assessors of said City not interested in any of the properity so benchited, and not of kin to any person so interested, are hereby de-spated and oriected to " ake an assessment upon all the lots and parcels of a sid as a sid a distributed of the aventage which each shall be dee do a cut be the availage of said improvement; and said Assessors are hereby of the former transformer by the making of said improvement; and said Assessors are hereby of said and orie core by the availage which each shall be dee do acquire by the making of said anuary, 187, at nine of close thereby of suid city so designated, of the said assessors are hereby of the office of the City ass.ssors, No. 16 City Hall. Acopted by the following vote: Aves-Ald, Tracy, Coughlin, Watson, Kohlmetz, Fri'zsche, Elhott, Foley, Selye, Manderille, Swike-hard, Weider, Stein, Bohrer, Kelly, Shaeffer-16. CUTY TREASURER'S OFFICE, RootHESTER, N. Y., Dec. 21, 1836.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1836,

To the Hon, the Common Council: CENTLEMEN: I hereby certify that the Executive Bound have notified me that the work authorized under ordinauce No. 2,9%, for sprinkling South Ford street has been completed.

has teen completed. The am oun to be assessed upon the property benefit-ed, including any interest that the city shall incur, or is eachied to, for the use of its funds, is \$13, 63. Yours respectfully, JOHN A. DAVIS, Treasurer,

LOCAL IMPROVEMENT ASSESSMENT NO. 2,98).

NORTH FORD STREET SPRINKLING.

By Ald, Stein-Whereas, The Common Council did upon the 15th day of June 1836, enact an ordinance for the sprink ling of North Ford street for 1886. And, Whereas, The Citw Treasurer has reported the actual expenses of said improvement to be the sum of \$13.68, i.e.due log such interest as the city has paid or become liable for.

Shown for the start is such there is a sub-control to the city has part of become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-mint 13 describ d as follows: One tite of lots on each side of North Ford street, from West Main street to Erie canal. Therefor, Resolved, That the sum of \$13 63, being the whole amount of the expenses afore-said, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and M. J. Maher the Assessors of said City, not interested in any of the property so benefited, and not of kin to any person so inter-sted, are hereby designated and directeu to make an assessment upon all the lots and pircels of land and nouces within the portion or part of said city so

CITY TREASURER S OFFICE, Rochester, N. Y., Dec. 21, 1886. 10 the Hon. the Common Council:

To the HOR. the Common Council: GENTLEMEN-1 hereby certify that the Executive Board bave notified me that the work authorized under Ordinance No. 2,990, for sprinkling kents r et, has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to. for the use of its funds, is \$69.30. Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No, 2,990. KENT STREET SPRINKLING.

By Ald Stein-Whereas, The Common Council did, upon the 15th day of June, 1856, enact an ordinance for the sprinkling of Kent street for 1-86; And Whereas, the City Treasurer has reported the actual expenses of said improvement to be the sum of \$69.30, including such interest as the city has paid or Stormal Multip for:

actual expenses of said improvement to be the sum of get all of the said such interest as the city has paid or become Hable for; Ano the portion of said city which said Common Council deemed would be benefit d by said in prove-ment is describ d as tollows: One ther of lots on each side of Kent str-et, from a point 100 feet rorth of Platt street to Brown street; Therefore. Resolvered. That the sum of \$60.30, be-ing the whole amount of the expense as aforesaid, shall be assessed on such lots and paicels of land. At d L. A. P. att, V. Fleckenstin and M. J. Mahr. The Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are herely designated and directed to make and houses within the portion or pa to fsaid city so designated, of the said amount of expense, in propor-tion, as nearly as irray be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this curpose on saturday, the 15th day of January, 1587, at 90 cilcok m the forenoon, at the office of the City Assessors, No. 15 if y Hall. Adopted by the following yote: Ayes—Ald. Tracy. Coughlin, Watson. Kohlmets, Fritzsche, Elliott, Foley. Solye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer--16. Chay THEASUREEN'S OFFICE. Reconstruct. N. Y. Dec. 21, 1886. }

CIAY THEASURER'S OFFICE, Rochester, N. Y., Dec. 21, 1886.

To the Hon. the Common Counctl:

To the Hon. the Common Councul: GENTLEMEN-I hereby ceitify that the Executive Board have notified me that the work authorized un-der Ordnance No. .,923 for sprinkling Wurchouse the thas teen completed. The amount to te assessed upon the property bene-fied, it cluding any interest that the city shall incur, or is entitled to, for the use of its funds, is \$2.38. YOUNT RESPECTIVE, The Second Second JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 2,923. WAREHOUSE STREET SPRINKLING,

By Ald. Stein-Wheeves, The Common Council did, uton the '0th day of Apili, 1886, enact an ordinance for the sprinkling of Warehouse street for 1888; And Whereas, The City Treasurer h:s reported the actual expenses of said improvement to be the sum of \$32,53, including such interest as the city has paid or hereomethable for: become liable for;

\$32.55, including such interest as the city has paid or become liable for; And the portion of said city which said Common Council deemed would be been thed by said improvement is described as follows: One tier of lots on each side of Warehouse street, or the argument of the expenses aferesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. fleckenstein and M. J. Maher, the Assessor of said City, not interested and directed to interested, are hereby designated and directed to interested, are hereby designated and directed to interested, are hereby designated and circulation of said amount of expense, in proportion, as nearly as may be, to the advantage of said mutor to rest here here is ball be deemed to counter by the making of said mutor for expense.

99

day of January, 1837, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Aves-Ald. Tracy. Couplin, Wotson, Kohlmetz, Fritzsche. Elliott, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE,

Rochester, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Execu-The Bard have notified me that the work author-ized under Ordinance No. 2, 924, for sprinkling North Washington street has been completed. The amount to be assessed upon the property benefited, including any interest that the city shall

incur, or is entitled to, for the use of its funds, is Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,924. NORTH WASHINGTON STREET SPRINKLING.

By Ald. Stein-Whereas, The Common Council did upon the 20th day of April, 1886, enact an ordi-nance for the sprinkling of North Washington

street for 1886. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$76.98, including such interest as the city has paid or become liable for.

And the portion of said city which said Common Council deemed would be benefited by said improvement is described as follows:

provement is described as follows: One tier of lots on each side of North Washing-ton st., from Main st. to Allen st. Therefore, Resolved, That the sum of \$76.98, be-ing the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Michael J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so unterested. are hereby designated to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the porlots and parcels of land and houses within the por-tion or part of said city so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improve-ment; and said Assessors are hereby notified to meet for this purpose on Saturday, the 15th day of January, 1887, at 9 o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes—Ald. Tracy, Coughin, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaef-fer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Execu-tive Board have notified me that the wo k author-ized under ordinace No.2,925, for sprinkling South Washington street, has been completed.

The amount to be assessed upon the property benefited, including any interest that the city shall incur, or is entitled to, for the nse of its funde, is \$92.17

Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,925.

SOUTH WASHINGTON STREET SPRINKLING.

By Ald. Stein-Whereas, The Common Council did upon the 20th day of April 1886, enact an ordi-nance for the sprinkling of South Washington Street for 1886.

And, Whereas, the City Treasurer has reported the actual expenses of said improvement to be the sum of \$92.17, including such interest as the city has paid or become liable for.

And the portion of said city which said Common Council deemed would be benefited by said im-provement is described as follows: One tier of lots on each side of S. Washington st.

from Eric canal to Troup st. Therefore, resolved, That the sum of \$92.17, be-ing the whole amount of the expenses aforesaid,

shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Michael J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kind to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the por tion or part of said city so designated, of the said amount of expense, in proportion, as nearly as-may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose, on Saturday, the 15th day of January, 1'87, at nine o'clock in the forenoon, at the office of the City Assessors, No. 15 City Hall.

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Watson, Kobl-metz, Fritzsche, Elliott, Folev, Selye, Mande-ville, Swikehard, Weider, Stein, Bohrer. Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Common Council :

GENTLEMEN-I hereby certify that the Execu-tive Board have notified me that the work author-ized under Ordinance No. 2,926 for sprinkling Platt street has been completed.

The amount to be assessed upon the property benefited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$202.48.

Your respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,926. PLATT STREET SPRINKLING.

By Ald, Stein-Whereas, the Common Council did upon the 27th day of April, 1886, enact an ordinance for the sprinkling of Platt street for 1886.

And, Whereas, the City Treasurer has reported the actual expenses of said improvement to be the sum of \$202.48, including such interest as the city

has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improvement is described as follows

One tier of lots on each side of Platt street from

State street to Allen street. Therefore, Resolved, That the sum of \$202.48, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land

And L. A. Pratt, V. Fleckenstein and Michael J. Maher, the Assessors of said City, not inter-ested in any of the property so benefited, and not ested in any of the property so beneficed, and not of kin to any person so interested, are hereby de-signated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said City so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 15th day of January, 1887, at nine o'clock in the fore-noon, at the office of the City Assessors, No, 15 City Hall.

Adopted by the following vote:

August Ald, Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer -15.

CITY TREASURER'S OFFICE, Rochester, N. Y., Dec. 21, 1886.

To the Hon. the Common Council :

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work author-ized under ordinance No. 2,956, for sprinkling North avenue (Sec. 2) has been completed.

The amount to be assessed upon the property benefited, including any interest that the city shall \$158.83. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 2,956. NORTH AVENUE SPRINKLING (SEC 2.)

By Ald. Stein-Whereas, The Common Council did upon the 18th day of May, 1886, enact an ordi-nance for the sprinkling of Morth avenue for 1886. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$158.83, including such interest as the City has paid or become liable for.

And the portion of said City which said Common Council deemed would be benefited by said improvement is described as follows:

one tier of lots on each side of North avenue from the center of Weld street to North street. Therefore, Resolved. That the sum of \$158.83, being the whole amount of the expenses afore-

said, shall be assessed on such lots and parcels of land.

And L. A. Pratt, V. Fleckenstein and Michael J. Maher, the Assessors of said City, not inter-ested in any of the property so benefited, and not of kin to any person so interested, are hereby de-signated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said clity so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notiind to meet for this purpose on Saturday, the 15th day of January, 1887, at nine o'clock in the fore-noon, at the office of the City Assessors, No. 15 City Hall.

Adopted by the following vote: Ayes-Ald. Tracy, Coughlm, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mandevile, Swikehard, Weider, Stein, Bohrer, Kelly, Schaffer, -15.

> CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Dec. 21, 1886.

To the Hon. Common Council:

GENTLEMEN—I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 2,957, for sprinkling Jones street has been completed.

The amount to be assessed upon the property benefited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$168.61.

Yours respectfully, John A. Davis, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No.2.057

SPRINKLING JONES STREET.

By Ald. Stein-Whereas, The Common Council did by Ald, Stein-whereas, the common content of upon the 18th day of May, 1886, enact an ordinance for the sprinkling of jones street for 1886, And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the

sum of \$168.61, including such interest as the city has paid or become liable for.

And the portion of said city which said Common Council deemed would be benefited by said improvement is described as follows;

One tier of lots on each side of Jones st. from Platt st. to Jay st.

Therefore, Resolved, That the sum of \$168.61, being

the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and M. J. Maher, the assessors of said city, not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expenses, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said assessors are hereby notified to meet for this purpose on Saturday the 15th day of January, 1887, at 9 o'clock in the forenoon, at the of-

January, 1887, at 6 0 clock in the torenoon, at the of-fice of the City Assessors, No. 15 City Hall. Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer—15.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Jan. 8, 1987.

To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work suthorized under Ordinance No. 3, 001, for North ave. improvement has been completed.

has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$15,322.98. Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 3,001.

NORTH AVE, IMPROVEMENT.

LOCAL IMPROVEMENT ASSESSMENT NO. 0,001. NORTH AVE, IMPROVEMENT. By Ald Stein-Whereas, The Common Council did upon the 29th day of June, 1856, enact an ordinance for North ave, asphalum improvement. actual expenses of the cast of the set of the set of the actual expenses of the cast of the set of the actual expenses of said City which said Common Council deemed would be benefited by said improve-ment is described as follows: One ther of lot on the east side of No⁻th avenue from University avenue to Weld street. Also one tier of lots on the west side of No⁻th avenue included between the portion the cut lines of Unit ersity avenue and Weld street. Therefore, Resolved, That the sum of \$15,322.93, be ing the whole amount of the expenses aforesaid, shall be assessed on such lots and Larcels of land. And L. A. Pratt, V. Fleckenstein and Michael J. Maher, the Assessors of said City and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of and and houses within the portion or part of said City so designated, of the said amount of expense, in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement; and said Assessors are hereby notified to meet for this purpose on Saturday, the 14th day of January, 1857, at nine °iolox in the foremon, at the Office of the city Assessors, and Kolmers, Fritzshe, Elliot, Foley, Sehenefire, Schnetz, Therefore, Elliot, Foley, Sey, Mandeville, Swiks-hard, Weider, Sieh, Sieh, Sieher, Sieher, N. K., Jan, S. [SR], {

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Jan. 8, 1887.

To the Hon. the Common Council:

GENTLEMEN-I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 3,046, for Dudley street sewer, has been completed.

completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur, or is enutled to, for the use of its funds, is \$900. Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 3,046.

DUDLEY STREET PIPE SEWER.

By Ald, Stein-Whereas, The Common Council did upon the 6th day of Sept., 1836, enact an ordinance for Dudley strete pipe sewer. And, Whereas, The City Treasurer has reported the actual expenses af said imprevement to be the sum of \$900, including such interest as the city has paid or become liable for.

\$900, including such interest as the city has paid or Academic table for. Council decimed would be benefited by said improve-ment is described as follows: One tiler of lots as collows: One tiler of lots as each side of Dudley street, from Weeger street to Clifford street. Therefore, Resolved, That the sum of \$900, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And Y. Heckenstein, L. A. Pratt, and M. J. Maher, the Assessors of said City, not interested in any of the assessed, are hereby designated and directed to make and specific the said amount of king to any person so interested, are hereby designated and directed to make and houses within the portion or part of said City portion, as n'arly as may be, to the advantage which improvement; and said Assessors are hereby notified to January 1857, at nine o'clock in the forenoon, at the of the City, No. 15 City Hall. A topted by the following voie: Arey A. C. Marken, Schler, K. Schlertz, Fritzsche, Elliott, Foley, Seiye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kely, Schaeffer-15.

CITY TREASURER S OFFICE, ROCHESTER, Jan. 8, 1887.

o the Hon. the Common Council:

GENTLEMEN:--I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 3,054, for First street sewer, has been completed.

completed. The amount to be assessed upon the property bene-fited, including any interest that the city shall incur or is entitled to, for the use of its funds, is \$1,046.35. Yours respectfully JOHN A. DAVIS, Treasurer. JOHN A. 0.505

LOCAL IMPROVEMENT ASSESSMENT No. 3,054. FIRST STREET SEWER RECONSTRUCTION.

By Ald. Stein — Whereas, The Common Council did upon the 19th day of October, 1886, enact an ordinance for the reconstruction of First street sewer. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$1,046.35, including such interest as the city has paid or become liable for.

st.046.35, including such interest as the city has paid or become liable for. And the portion of said city which said Common Council de-med would be benefited by said improve-ment is described as follows: One tier of lots on each side of First street, from Rowe street to Glenwood avenue. Therefore, Resolved, That the sum of \$1,046.35, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Frat, V. Fleckenstein and Michael J. Maher, the Assessors of said city, not interested in any of the property so benefited, and not of kin t, any person so interested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so desix-nated, of the said amount of expense, in propertion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvement, and said Assessors are hereby notified to meet for this purpose on Saturday, the 15th day of Jan. , 1857, at nme o'clock in the forenoon, at the office of the City Asses-sors, No 15 Civy Hall. Adopted as follows: Ayes-Aid. Tracv, Coughlin, Watson, Kohlmetz, Fritzsche. Elliott, Foley. Selye, Manteville, Swikchard, Weider, Stein, Borrer, Kelly, Schaeffer-15.

CITY TREASURER'S OFFICE, Rochester, N. Y., Jan. 8, 1887.

To the Common Council:

To the Common Council: GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 3,655, for Ravine avenue pipe sewer, has been completed. The amount to be assessed upon the property bene-fied, including an, interest that the city shall incur oris sentitled to, for the use of its funds, is 3662.95. Yours resp.cifully. JOHN A. DAVIS, Treasurer.

LCCAL IMPROVEMENT ASSESSMENT NO. 3,058.

RAVINE AVENUE PIPE SEWER.

By Ald. Stein—Whereas, The Common Council did upon the 1sth day of October, 1886, enact an ordinance for Ravine avenue pipe sever. And Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$662, 95, including such interest as the city has paid or become liable for

actual expenses of said improvement to be the sum of \$662,95, including such interest as the city has paid or become liable for. And the portion of said city which said Common Couscil deemed would be benefited by said improve-ment is described as follows: One tier of lois on each side of Ravine avenue, from a point about itve hundred (500) feet west of Fulton avenue to Fulton avenue. Therefore, Resolved, That the sum of \$662.95 being, the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and W. J. Mahar, the Assessors of said city, not interested in any of the property so benefited, and not of kin to any person so inferested, are hereby designated and directed to make an assessment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in pro-portion, as nearly as may be, to he advantage which day of January, 1837, at nine o'clock in the fore-noon, at the office of the City Assessors, No. 15 City Hall. Adopted by the following vote: Hall,

Adopted by the following vote: Ages-Ald Tracy, Cougbiln. Watson, Kohlmetz, Frizsche, Elliott, Foley, Seiye, Mandeville, Swikehard, Weider, Stein, Bobrer, Keily, Schaeffer-15.

UNFINISHED BUSINESS.

Ald. Mandeville presented the following proposals for lighting the City Hall Building :

ROCHESTER ELECTRIC LIGHT COMPANY. OFFICE AND STATION, 209 N. WATER ST. ROCHESTER, N. Y., Jan. 8, 1887.

Ald. Mandeville, Chairman City Property Committee:

DEAR SIR--We will furnish lights for the City Hall burlding, viz: 16 candle power incandescent lights at (\$9.00) nine dollars per year each; 2,000 candle power are lights for halls and City Hall (28 cents) twenty-eight cents per night per light, for those used every night, and (50 cents) fity cents per night per light for those used once a week or less. We wou'd propose to light the City Hall and halls with are lights and all the rest of the building with incandescent lights. with incandescent lights, the number of lights of with incandescent ngine, the first each kind to be determined by you. C. H. BABCOCK C. H. AbaCock

Secretary Rochester Electric Light Co. ROCHESTER, N. Y., Jan. 10, 1887.

To the Honorable City Property Committee, W. Mandeville, Chairman:

We will furnish you our Incandescent lights for the entire City Hall building for the sum of \$5.00 the entire City Hall building for the sum of \$5.00per lamp per annum or for the amount of last year's gas bill, or we will furnish it on the meter system for \$1.00 per thousand candles. The light to be furnished for the space of two veals. Wir-ing and lamps at our expense. If desired we will furnish our 100 candle power lamps at the rate of \$60 per anuum \$60 per annum.

Respectfully yours, EDISON ELECTRIC ILLUMINATING CO.

ROCHESTER, N. Y., Jan. 10, 1887. Ald. W. Mandeville, Chairman City Property Committee:

DEAR SIR-We will furnish incandescent lights for the City Hall building for the sum of fifteen hundred and twenty-five (\$1,525) per annum, or will furnish are lights in the City Hall, and three halls, the balance of building to be lighted with dred and thirty-eight (\$1,338) dollars per annum. Respectfully. BRUSH ELECTRIC LIGHT CO,

Geo. A. Redman, Supt.

Ordered received, filed and published and referred to the City Property Committee. Ald. Mandeville presented the following:

JANUARY 10th, 1887.

To the Hon. the Map and Survey Committee of the Common Council of the City of Rochester, N.Y.:

GENTLEMEN-We will agree to make the maps. GENTLEMEN- we will agree to make the maps, survey, etc., of the first fourteen (14) wards of the city of Rochester, N. Y., in accordance with the specifications, for the sum of eight (\$8.00) dollars per acre, or approximately, forty-one thousand one hundred and four (\$41,104.00) dollars total. Yours respectfully,

GRAY & STOREY.

ROCHESTER, N. Y., Jan. 10, 1887.

Map and Survey Committee ;

GENTLEMEN-I, the undersigned, will complete the survey of the tourteen old wards in accordance with specifications, such survey at the rate of four dollars per acre (4.00.) Yours respectfully,

JOHN C. RYAN.

ROCHESTER, N. Y., Jan. 10, 1887.

Ald. Mandeville, Chairman of Map and Survey Committee of the Common Council :

DEAR SIR: I will complete the survey and maps of the first fourteen wards of the city of Rochester, in accordance with the specifications submitted, for the sum of twenty-five thousand dollars (\$25,-Respectfully, OSCAR H. PEACOCK. 000.)

ROCHESTER, N. Y., Jan. 10, 1887.

To the Map and Survey Committee :

GENTLEMEN: I will furnish the surveys and of Buffalo, N. Y., to take down at once each maps relating to the first fourteen wards of the and every pole, and to remove each and every

city for the gross sum of thirteen thousand five hundred (\$13,500) dollars.

Yours respectfully, REUBEN J. SMITH

No. 66 Reynolds Arcade.

Ordered received, filed and published, and referred to the Map and Survey Committee.

EXECUTIVE BUSINESS

Ald. Kelly moved to proceed to appoint an overseer of the poor in place of John Lutes, deceased. Adopted.

Ald. Kelly nominated Anthony H. Martin.

Ald. Elliott nominated Henry L Fish. Anthony H. Martin was named by Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritz-Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bonrer, Kellv, Schaeffer-14.

Henry L. Fish was named by Ald. Elliott-1. Anthony H. Martin, having received the required number of votes, was declared appointed overseer of the poor.

Ald. Watson moved to proceed to appoint commissioners of deeds and the clerk cast the bailot.

Adopted by the following vote

Ayes-Ald. Tracy, Coughlin, Watson, Kohl-meiz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer,

Kelly, Schaeffer-15. The following-named persons, having received the concurrent vote of the Common Council, were declared appointed commissioners of deeds: Gertrude Shuart, Conrad Kuehles, John J. Haller, R. H. Corcoran, J. F. Weiling-ton, Fred H. Blackmer and Chas. F. Schroeder. By Ald. Kelly-

To the Honorable Common Council of the City of Rochester :

GENTLEMEN-I hereby tender to your honorable body my resignation of the office cf Inspector of Milk, Markets and Vegetables, to take effect immediately. Very respectfully yours,

A. H. MARTIN.

Accepted.

MISCELLANEOUS BUSINESS.

By Ald. Eiliott-Whereas, an unlicensed corporation known as the Bell Telephone Company of Buffalo, N.Y., did, in defiance of this Council, and of the Executive Board, of thus city, erect a telephone pole at the corner of South Union and Court street; and

Whereas, The Executive Board gave said company notice to remove the same within

Whereas, Said Bell Telephone Company of Buffalo, N. Y., secured a temporary injunction restraining the city from removing said pole; and

Whereas, Judge Rumsey has refused to make such injunction perpetual; therefore

Resolved, That in the opinion of this Council, said pole is an obstruction to said streets. there being two poles and one police patrol station within twelve feet of each other on said corner; and further

Resolved, That the Executive Board be instructed to remove any city wires that may be attached to said pole, and cause the removal of said pole as an obstruction and a nuisance, within twenty-four (24) hours after official receipt of notice of this action; and furthermore

Resolved, That the Executive Board be instructed to direct the Bell Telephone Company wire, that has been put up within the city plishment of the above amendments that any limits since the revocation of its license by this Board.

Adopted by the following vote:

Ayes - Ald. Tracy, Couguin, Watson, Kohl-metz, Fritzsche, Elhott, Foler, Selye, Mande-ville, Swikebard, Weider, Stein, Bohrer, Kelly, Schaeffer-15

By Ald. Elliott -

Resolved, By the Common Council of the city of Rochester that the City Attorney be required to report to this council within twenty days from to is date amendments to the charter of the city drawn up in due form for legislative action, to wit:

First-Prohibiting the granting of a license to any railroad corporation, except street cars run by horses, to cross any thoroughfare in this city at grade, except by unanimous consent of the Common Council and the approval of the Mayor after the request for such permit or license has lain on the table at least two weeks.

Second - An amendment giving the city the right to order the wires used for the transmission of sound or speece, or symbols of sound and speech, or symbols of sound or symbols of speech, and for the transmission of electricity speed, and for the transmission of electricity for the purpose of heating or lighting or for furnishing power to be laid underground wherever in the city the Common Coun-cil scall order said laying of wires undergroun 1, to be done under such direction as the Common Council shall name, and after at least twelve months' public notice of such order has been given by one published advertisement in the official paper of the city.

Third-An amendment to the charter declaring invalid any franchise, charter, license or permit hereafter granued which does not ex-pressly reserve to the city the right to renew, monify or amend such franchise, charter, license or permit, so far as future regula. tions are concerned, whenever it shall be deemed for the best interest of the city as to annul, modify or amend: and also declaring invalid any such charter, license, etc., that does not reserve to the city expressly the right to regulate the tariff or charges or faces which any person or persons, corporation cr corporations may seek to levy upon individu als or the public for any services or work performed under any charter, franchise, license or permit issued by the Common Council or any other authorized body or individual.

Fourth-An amendment to the coarter of the city of Rochester giving to the city the right to say if poles shall be erected in the public streets, and where they shall be located, and giving the city exclusive right to grant licenses for the use of the streets for any business purpose whatever, and to determin- now such licenses shall be carried out ; such license to be invalid unless it expressly reserves to the city the privilege of using for municipal purposes free of charge the poles of any electric light, telegraph, telephone or electric motor company, persons or corporations, or any other device for hanging wires for such pur poses ; and making it a condition precedent for all future licenses for placing or extension of poles or wires for any such purposes as are herein mentioned, that the city be allowed free use of such poles or other devices for stringing electrical wires, or for the wires thus erected previous to this date, January 11th, 1887.

Resolved, If it is necessary for the accom-

100

State law must be ame ded, that the city attorney formulate the necessary emendment so as to suit it to the needs of the city of Rochester, report it to this board for adoption and recommendation to the favor of the Legislature.

Ald. Caughlin moved that the resolutions lie on the table two weeks. Adopted.

By Ald. Foley-Petition for the improvement of Troup street; referred to the City Surveyor to prepare an ord nance.

By Ald. Foley-Resolved, That the Legislature be, and it bereby is, requested to amend the charter of the city of Rochester as follows, to wit:

Subdivision seven, of section forty, so as to read as forlows :

§ 7. To prevent the cumbering of the streets, avenues, walks, public squares, wharves, basins and slips in any manner whatever by any private person, persons or corporation, however autborized; to prevent the use and occupation of any of said streets by any privite person, persons or corporation, however authorizes, except by the Common Council of the city of Rochester, and the maintenance of any structures, poles, piers, posts, or any other thing in said streets, etc., and to cause the removal of any structure, pole, pier, post, or any other thing which, in the judgment of the Common Council, mayincommode the public use of such streets, which may have been placed or erected or maintained in any of said streets by any autoority whatscever, except by said city. And all acts here-tofore passed iccunsistent with this act, as herein amended, are hereby repealed, and the powers thereunder abrogated and deemed inapplicable to the city of Rochester.

Adopted by the following vote :

Ayes-Ald. Tracv, Cougalin, Watson, Kohlmetz, Fritzsche, Elhott, Foley, Selye, Mande-ville, Swikehard, Weider, Stein, Behrer, Kelly, Schaeffer—15

By Ald. Selye-Resolved, That the Committee on City Property be and hereby are directed to cause to be permanently placed the names of the ex-Mayors on the pictures in the Council Chamber. Adopted.

A.d. Serve moved the adoption of a rule providing that at least two weeks' notice shall be given of intender motions for the passage of any resolution having the effect of giving, or graating, or coanging. or extending any privilege, franchise or license to any corporation whatever, unless the Board shall unanimously consent thereto. Such notice shall state generally the substance of the proposed resolution. Adopted by the following vote :

Ayes-Ald, Tracy, Coughlin, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mande, ville, Swikenard, Weider, Stein, Bohrer, Kelly-Schaeffer-15.

By Ald. Weider-Whereas, Many of the ex tensive permanent improvements in the streets of this city are frequently left unfinished at the close of each season, owing to the late date at which petitions for such improvements are presented to this board; therefore Resolved, That where extensive improve-

ments are contemplated the coming season, the taxpayers interested in such improvements ba requested to present their petitions to this board by the first of June next. Adopted.

By Ald. Kelly-

GENTLEMEN: Your Law Committee, to whom was referred the petition of Robert Quinn, to be relieved of the payment of any interest upon an assessment made against lots 268 and 269 of the Rapids tract, on the east side of Mansion street extended, assessed for the Mansion street exten-sion, to him, would report that in its opinion the petition should be denied, but we would recom-mend that the amount due upon such assessment, with interest thereupon, from the date or dates when the same was due, to the time of payment, at the rate of six percentum per annum, be received by the treasurer, and the balance thereof be charged to erroneous assessments, and that the following resolution to that effect should be adopted.

Respectfully submitted, J. MILLER KELLY, PHILIP WEIDER, D. W. SELYE, H. KOHLMETZ, G.W. ELLIOTT. Law Committee.

Ordered received, filed and published.

By Ald. Kelly-Resolved, Toat the treasurer be, and he hereby is, directed to receive from Robert Quinn the amount of the balance due and unpaid upon an assessment against him upon lots 268 and 269 of the Rapids tract, on the east side of Mansion street extended, sessed for the Mansion street extension, with interest thereon from the date or dates when the same was due to the time of payment, at the rate of 6 per centum per annum, and that the balance thereof be charged to erroneous assess-Adopted. ments.

By Ald. Kelly --

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: Your committee to whom was referred the matter of conferring with the Rome, Watertown & Ogdensburg Terminal Railroad Company as to its crossing of streets in said city, and the petition of said company to cross No. St. Paul street at grade, respectfully reports:

That they have been attended by the representatives of said company and by numerous citizens of the Fifth ward, residents of No. St. Paul and adjoining streets, and that, after repeated confer-ences between said representatives of said com-pany and said citizens, the following statement and resolution has been assented to by said parties. Your committee, therefore, recommends the adoption of the following resolution hereto J. MILLER KELLY, annexed.

H. KOHLMETZ, J. H. FOLEY, WM. COUGHLIN, JR.,

Committee.

Provided the resolution lie two weeks on the able for consideration. GEO. W. ELLIOTT. table for consideration.

By Ald. Kelly-Whereas, The Rome, Watertown & Ogdensburg Terminal Railroad Company has heretofore presented its petition to cross North St. Paul street at grade; and Whereas, Some residents of North St. Paul

street consent to the crossing thereof over or under grade as hereinafter stated, and the said railroad company, in consideration thereof, waives and withdraws its said petition, and agrees not to renew it, now; therefore, it is

Resolved, that said company be, and it hereby is, granted permission, at its option, to cross said street by an overhead crossing, in manner and form follo ring, and subject to the following stated conditions and restrictions. to wit:

The grade of said street is hereby changed. fixed and established as at and upon a right or direct line from the present junction of Hart

avenue to that of St. Paul street at Evergreen street, except that the same may be lowered immediately under the crossing of said road sufficient to make the same eight feet below the present grade of St. Paul street. and the same shall be graded back therefrom to the grade hereby established at an in-cline of not less than one foot in fifty, and in a manner, to the satisfaction, and under the direction and supervision of the Executive Board of the said city, and said work shall be done, and said roadway shall be restored to as good condition as at present by and at the expense of said company, and to the satisfaction of the Executive Board. The grade of the side walks shall be substantially and relatively in accordance with the grade of the street, but the precise location and grade thereof shall be fixed by the Executive Board.

The sewerage of the street and residences adjoining shall be left in as good condition as at present, and properly protected as against frost, and the depression in said street shall be properly drained.

Said crossing shall be by an iron bridge, and so constructed as to leave at least thirteen (13) feet in the clear between said bridge and the roadway thereunder; said bridge shall be by single span from the property lines of the street, without piers or obstructions in the street; and said bridge shall be so constructed as to be water and cunder tight, and with fences on the sides thereof at least six (6) feet in height; the company shall also protect and indemnify the city and the owners of real estate abutting on that portion of said street herein referred to, and the grade whereof is hereby changed, from all damages by reason of said change of grade of said street.

Said company is also given permission to raise the grade of Scrantom street and sidewalks, not to exceed one foot from the present grade of track, and the company at its own expense shall grade the said street and sidewalks from said track to the new grade of North St. Paul street, and put the same in as good condition as they now are, under the direction of the Executive Board.

All acts to be done hereunder by said company shall be done under supervision of the Ex-cutive Board of said city, and this consent shall not take effect until said company shall have given a bond for its faithful performance, to be approved by the City Attorney as to form and amount.

Ald. Selve moved that the resolution lie on the table two weeks. Adopted.

By Ald Kelly-

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN: Your Law Committee to whom was referred the matter of the claim of Nicholas Pfrang against the city for \$500.00 for personal injuries alleged to have been sustained by him while in the employ of the city, would respectfully re-port, that they have carefully examined into the matter referred, have heard the statements of the persons who appeared before them and have ascertained the extent of his said injuries. and we are of the opinion that said Nicholas Pfrang should be paid a sum not to exceed the sum of \$250, Your Committee recommends the adoption of the following resolution:

All of which is respectfully submitted.

J. MILLER KELLY, P. WEIDER, D. W. SELYE, HENRY KOHLMETZ, Law Committee.

MINORITY REPORT.

I dissent in the above matter, as it establishes a had precedent, in my opinion GEO. W. ELLIOTT.

Ordered received, filed and published, By Ald. Kelly-Resolved, That the Clerk draw an order on the Freasurer, payable to Hone & Ernst, attorneys for Nicholas I frang, for \$250, upon said Pirang executing a release to be approved by the City Attorney, releasing the city from all claim for the damages alleged to have been sustained by said Pfrang, and charge the same to the Contingent Fund.

Adopted by the following vote:

Aves -Ald Tracy, Coughlin, Watson, Fritz-sche Foley. Selve, Manneville, Swik-bard, Weider, Stein Bohrer, Kelly, Schaeffer-13. Navs-Ald. El·iott-1,

By Ald. Kelly-Resolved, That the Common Council of the city of Rocnester do hereby ordain that, previous to the acceptance of the dedication of any street in said ci y for public use, it will require a formal proffer of said proposed dedication in writing to be submitted to the Common Council, said proffer to contain a careful and accurate description of the boundaries of said street and a certificate of the person or persons proposing to make said dedication, that an accurate map of said street has been filed in the clerk's office of Moproe county, and also in the office of the city esses-sors; and that said street has been ac ually opened to and made convenient for public use and traffic. Also, that there has been set a durable stone monument, so located as to accurately define each and every angle every angle street, by placing the said of same sidewalks thereof the at the in intersection of the lines parallel with and four (4) feet distant from the lines of said street forming said angles; said monuments to be four (4) feet in length, eight (8) inches square at the bottom and four (4) incres square at the top, and carefully dressed at top and for nine (9) inches down from the top on all sides, the said stones to be so set in the ground that the top surfaces thereof shall conform to and be flush with the established grade of the sidewalk at the point where said stone is set; the point at which said intersections of lines shall occur shall be definitely marked by drilling a tapering hole in the top surface of said stones onehalf inch in diameter at top and not less than one-half inch in depth. Also, Resolved, That this board will require, previous to accepting any such dedications, the certificate of the Executive Board or of such other board or city officer to whom said Common Council may have referred said proffer of dedication, that each and all of the requirements of these resplutions have been complied with. Adopted.

By Ald. Kelly-

1

;

IN COMMON COUNCIL

An Ordinance in relation to Street Railroads, passed January ----, 1887.

The Common Council of the City of Rochester do ordain as follows:

SECTION 1. Every street surface railroad within the city of Rochester shall consist of a single track to be laid in the center of the streets or avenues through which the same is or may be designed to run, unless the Common Council shall otherwise direct in respect to some of the wide streets or avenues, with necessary turnouts, side tracks and switches, and to be constructed with the improved broad rail, of the most approved kind and weight, five incnes space, not to exceed three-quarters inch С

raised edge, to be laid flush with the surface of the raised euge, to be laid nusn with the surface or two street or avenue, and four feet and ten inches apart between the raised edges, so as to accommo-date the most common width of carriage wheels, and to be laid on suitable timb rs, with suitable cross-ties, unless otherwise permitted or directed by the Common Council, under the direction of the Eventive Roard Executive Board.

Section 2. The track of said railroad shall be so laid as to permit the free passages of vehicles and carriages over the same, and the rails shall be laid even with the surface of the streets and avenues, and shall conform to the grades thereof as now es-tablished, or as they shall from time to time be established or altered. As soon after the adoption of this ordinance as the condition of the streets and avenues, through or along which any street surface railroad track is now laid will cormit, the surface of such streets and avenues inside the rails of all tracks laid prior to May 6, 1884, and between of all tracks laid prior to May 6, 1884, and between the tracks and rails of such tracks and for a space two feet in width outside and adjoining the outside rails of the tracks of any and all extensions or branches of any railroad con-structed since May 6th, 1884, shall be put in good and thorough repair by the company, under the direction of the Executive Board of said city, and thereafter at all times the same shall be in like manner and degree kept and maintained; as to tracks constructed or laid prior to the 6th day of May, 1884, the surface of said streets and aveoues inside and between the rails thereof; and roads and any and all extensions and branches of any roads constructed or laid side said branches of any roads constructed or laid since said May 6th, 1884, between the tracks and the rails of the tracks, and a space two feet in width outside and adjoining the space two feet in width outside and aujoining the outside rails of the track or tracks; and whenever it becoles necessary to improve, by ordinance or otherwise, any of the streets or avenues through which such track or tracks is laid, by a new or permanent improvement, the company shall not be re-quired to make any part or portion thereof, nor bear any part or portion of the expense of making the same, during the term of five years from the adoption of this ordinance.

Section 3. During the operation of laying rails a free passage for carriages and other vehicles over and along the streets and avenues in which such track laying be done, shall be kept open, and im-mediately after the rails shall be laid, the pave-ment, flagging and other materials necessarily re-moved in laying the same shall be replaced in a good and substantial manner and the street or arenue be placed or put in as good condition as be-fore such removal or track laying, and the surface of the pavement made flush with the rails, and no portion of the pavement or surface of the streets or avenues shall be kept broken or disturbed for a greater fine than fixed are. And all surplus circat greater time than five days. And all surplus street material shall be carefully removed by said com-pany laying such track and deposited in such place or places acjacent to the street or avenue as may be directed by the Executive Board having charge of the repairs of the same. Section 4. The cars to be used on any such rail-

road shall be drawn by horses or mules only, at a speed not exceeding the rate of seven miles per hour, and shall run as often as every fifteen minutes be-tween the hour of 6 o'clock in the morning and 12 o'clock midnight, and as often as once an hour between 12 o'clock midnight and said 6 o'clock in the tween 12 o clock midnight and said 6 o clock in the morning of each and every day hereafter; and the cars upon each and all the routes shall commence running and shall run and start from the Four Cor-ners, so called, or the junction of West Main, State and Exchange streets, in the manner and at the times aforesaid. The company or companies while they comply with the requisitions in respect to the running of their cars above referred to, may run their cars as much oftener as they shall choose their cars as much oftener as they shall choose either on the whole length or over a portion or por-

tions of their said road. Section 6. There shall be posted in each car, in a conspicuous place therein, a plainly printed copy of the rates of fare or charges allowed by law to be charged or received for the transportation of passengers by the company running or operating such 6. . : na., a. : c = posted in a conspicu-1 UL

ous place in each car a plainly printed or painted sign ∞ n^{*}aming the number of the car and be name of the route or routes on which the same is then r n and so as to be easily read by any person on entering the same.

Section 7. No car shall be allowed to stop on a crosswalk not in front of an intersecting street, except as shall be necessary to avoid collisions, or to prevent danger to persons in the street. Section 8. When the conductor of any car is re-

Section 8. When the conductor of any car is required to stop at the crossing of any two streets to receive or land passengers, the car shall, if convenient, be stopped so as to leave the platform slightly over the crossing.

Section 9. It shall be the duty of the company, o companies, to employ careful, sober and prudent agents, conductors and drivers, to take charge of their cars while on the road, and it shall be the duty of such agents, conductors and drivers, so far as the same is practicable, to keep a virilant watch for al' teams, carnages and persons on foot, and especially children, and at the first appearance of dancer to such teams, carriages, footmen, children or other obstructions, the car or cars shall be stopped in the shortest time and space practicable. The company or companies may, in their discretion, run cars without any other conductor than the driver.

Section 10. The conductors shall not allow women or children to enter or leave the cars while in motion.

Section 11. Conductors shall announce the names of the principal streets and avenues as the car reaches them. Section 12. While cars are turning corners from

Section 12. While cars are turning corners from one street to another, they shall not be moved faster than on a walk.

Section 13. Cars driven in the same or opposite directions on the same track, shall not approach each other within a distance of two hundred feet, except in case of an accidert, or when it may become necessary to connect them together, and also, except at stations, turnouts and turntables. Section 14. whenever it shall be necessary to re-

Section 14. Whenever it shall be necessary to remove any snow or ice from the track or tracks of said road or roads, the same shall be done by the company owning and operating such road in such manner, and so carefully and evecily spread on the street or avenue, as not to obstruct the free passage of sleighs or vebicles upon or along said street or avenue, or in crossing the same at or upon cross streets and no sait or brine shall be used for the purpose of removing snow or ice from said track or tracks, or the rail or rails thereof, except at curves, switches or turn-tables, and there only and barely sufficient for the purpose of removing snow or ice irrom, and to be carefully and only placed upon such rail or rails. Any company or corporat on or person violating any of the provisions of this section shall be subject and liable to pay a fine or penalty of twenty-five dollars for each offense.

Section 15. It is hereby reserved to the Common Council of the city of Rochester the right to make such further orders, rules and regulations, in relation to the construction, repairs and operation of any street surface railroad now, or hereafter to be, constructed, maintained and operated, as from ime to time may be deemed necessary by said Common Council to protect the interests of said city, and the safety, welfare or accommodation of the public. But no alteration of these rules shall be made which shall have the effect to impair the substantial rights of such company or companies.

Section 16. Wherever gas or water pipes, or sewers, are now laid in any street or avenue, said railroad or railroads must be laid down and maintained subject to the rights over the same now in the city, and the gas and water companies, and the Executive Board of said city to take up, alter, repair or remove said pipes or sewer in such manner as not unreasonably to damage or injure said railroad or railroads, or its or their use, without claim upon or to said city, gas or water companies, or said Executive Board, or its successor, ard the Common Council expressly reserves to itself the right hereafter to lay down, or cause or permit to be laid down, in said streets or avenues,

gas or water pipes, or sewers, and to alter, improve and repair said streets or avenues, whenever the public or private good or convenience may require.

Gas or water companies, or private individuals, who shall take up the pavement, or excavate the street for the purpose aforesaid, being always required, as by the present city ordinances, to rest re the s reet to its former condition.

Section 17. In case any street surface railroad company now or hereafter incorporated and operating and maintaining any road within the city of Rochester shall fail to keep the streets and avenues in which their said railroad shall be laid in repair. as herein provided, and shall neglect to make such repairs for two days, arter notice, in writing, from the Executive Board of said city, or other officer or officers h-ving the supervision of repairs of streets or avenues within said city, served upon the superintendent or other officer of said railroad, specifying the repairs, the said common Council and said Executive Board, or either of them, shall have the right to cause such repairs to be made, and the expense thereof may be assessed upon the property of said company or sued for and collected in the name of and on behalf of the city of Rochester from said company so neglecting as aforesaid.

Section 1S. And in case any company, and each and every of its agents, servants, conductors and drivers, shall fail to comply with, or shall violate any of the provisions of any of the sections of this ordinance, it and them or him shall forleti and pay a fine or penalty or not less than ten dollars, for each and every such violation; and if the said company shall refuse or neglect to comply with any of the rules and regulations hereinbefore made or imposed upon it, after notice served in writing on the superintendent or other officer of said company, requiring compliance as herein provided, the said company shall forfeit and, pay a further and additional fine or penalty of twen'y-five dollars for each and every day during which such violation is continued.

Section 19. Should any company fail to complete its railroad, or to commence running its cars thereon within one year after the construction thereof is begun, or should any company neglect to run cars on its road after the completion thereof, for the accommodation of the public, as provided by the rules and regulations of this ordinance, for the space of two consecutive months, then such com-pany shall forfrit all privileges and rights which they may have acquired heretofore or hereafter by any grant, or use or possession of any of the streets or avenues within said city, upon which such cars are not so run; and in such case the city of Rochester reserves the right, by its Common Council, to cause all obstructions and materials placed in said streets or avenues by said combe removed and area be therefrom, pany to and said streets and avenues put in as good condition and repair as they were before said materials and obstructions were placed therein, and the expense thereof shall be paid to said city the expense thereof shall be paid to said city by such railroad company; and said city, also, in such cases reserves the right to grant the same rights and privileges to any other person or persons, corporation or corporations, in the manner now, or hereafter, prescribed by law, free from all iabilities for damage on account thereof. charge or

Section 20. If by reason of any act, omission or neglect of any railroad company, its officers or agents, the corporation of the city of Rochester, shall, or may be subjected to any damages or liability, the said railroad company shall be liable to the said city to the said extent. Section 21. Any street surface railroad company

section 21. Any street surface railroad company which has been or may be hereafter, organized or incorporated to construct or operate its railroad within the city of Rochester, shall, as often as once a week, remove all dirt, filth, snow and ice, or other obstruction, from the surface of the street on avenue inside the rails, and between them, and for two feet four inces outside thereof; and in case any such company or corporation shall refuse or fail or neglect to comply 401

with this section, it shall forfeit and become liable to pay a fine or penalty of \$25 for each offense, and the rurther and additional fine or penalty of \$25 for each and every day it shall so refuse or neglect.

And in case said company shall fail or neglect to remove such dirt, filth, snow and ice, or other obgtructions, as aforesaid, and in the manner, and at the time aforesaid, for two days after notice in writing from the Executive Board of said city, or other officers having supervision of repairs of streets or avenues, served upon the superintendent or other officer of said company, the said Common Council and Executive Board, or either of them, shall have the right to cause the same to be so removed, and the expense thereof may be asessed upon the property of the said company so neglecting, or sue for and collected by and in the name of and for the city of Rochester, of and from such neglecting and delinquent company.

Section 22. Each and every street surface railroad company or corporation now or hereafter incorporated and operating and maintaining any road within the city of Rochester shall, and it hereby is required to pay to the treasurer of the city of Rochester, for the use of the city, five dollars per annum for each car or carriage owned or operated by such, and every such company, and obtain from the Mayor of the city a heense therefor, which it shall be his duty to grant without fee or reward, on the production of the treasurer's receipt for such payment; provided that no such fee shall be required for cars or carriages which have been condemned for any further use by said company or corporation; and provided further, that such heense shall, in every case, expire on the thirty-first day of December in each year, and that any company or corporation now operating and maintaining any road within said city shall pay suci fee and obtain such license within thirty fays from the date of the passage of this ordinance. The president or managing officer and secretary of such, and every such company, shall, on or before the first Monday of February in each year, commencing February, 1887, furnish to the Common Council of said city, a full and complete list of all the cars or carriages owned and operated by each and every company, and such statement shall be verified by the oath of said president or managing officer and secretary, to be administered by a notary public of Monroe conty, and attested by his seal, and the City Clerk shall notity every such company or corporation or company, or the president or managing officer or secretary thereof, who shall fail to pay said fee, and obtain said license and make said report or list, at the time, or in the manner above specified, shall be liable to pay a fine or penalty of not less than ther penalty of the same amount for eace and every twenty-four hours such neglect shall continue.

Section 23. All the provisions of this ordinance shall be, and are hereby made applicable to any street surface railroad company or corporation which has been, or may be hereafter, organized and incorporated to construct or operate a railroad in any of the streets or avenues of the city of Rochester.

Section 24. Every execution issued upon a judgment recovered for a violation of this ordinance, or any provision thereof, exceed as is hereinbefore otherwise specially provided, shall command the amount to be made of the property of the defendant if any such can be found, and, if not, then to commit the defendant to the Monroe County Proitentiary; and any person violating any provision of this ordinance and failing to pay the penalty or fine imposed therefor, shall be imprisoned in said penitentiary for a term of not exceeding one hundred days.

days. Section 25. This ordinance shall take effect immediately.

Ordered received, filed and published and laid on the table for two weeks.

101

By Ald. Schaeffer-Whereas, By chapter 553 of the laws of 1886, the sum of \$9,000, or so much thereof as might be necessary, was appropriated out of any money in the State Treasury, for the purpose of rebuilding and enlarging the bridge and approaches in Monroe avenue, over the Erie Canal in the city of Rochester, which was to be paid on the warrant of the Superintendent of Public Works, provided that the city of Rochester assume the responsibility of any damage arising from the construction of said bridge and approaches.

Now, therefore, resolved, That said city of Rochester does hereby, in consideration of said act, and of the construction of said approaches by the State, assume such responsibility and guarantee to save the said State from any damage whatever, by reason thereof, except damage which may result from malice or negligence of the part of the agents or employees of the State of New York engaged in the said construction, and the Mayor of the said city and the City Clerk thereof, is hereby authorized to enter into and with said State and to execute any formal instrument necessary and proper to effect said object. Adopted.

By Ald. Schaeffer-

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN—Your Assessment Committee, to which was referred the matters hereinafter mentioned, respectfully reports thereon as follows:

which was referred up matters hereinatter mentioned, respectfully reports thereon as follows: As to the application of Wm. J. Sheridan that he be permitted to pay the assessment for the Frost avenue sewer upon and againstiot 28 of section C of the Greig tract, on the nerth side of Frost avenue, assessed to Mary A. McGraw and amounting to \$65.68, and the following taxes and assessments uoon and against lot 41, section C of the Greig tract, situated on the south side of Frost avenue, namely, one for frost avenue sewer assessed to Mary A. McGraw, tor \$63, 68, and the general city taxes of 1876, of \$23.81, at the time of sale on March 1, 1877, and the general city tax for 1877, amounting to \$22.51, at the time of sale on March 28, 1878, without any interest or penalties on the same, we would recommend that the praver of the petitioner be granted for the reasons that the assessment upon lot 28 was made against Mary A. McGraw, who, it seems, never owned the same, and at the time of taxes and assessments, and having asked for all taxes and assessments u.paid against the lot assessed to Annie O' Farrel, the owner, and paying such as was demanded of him, he supposed that that included all of them: that had such assessment avainst lot 28 been included or added to a general city tax for a vear subsequent to the year 1874, as was provided by the charter, the assessment would have been ascertainad and been paid; and further, as to lot 41, that Mr. Sheridan set to the treasure for the taxes against Mary A. McGraw, and was furnished with bulls of general city taxes for the years 1876 and 1877 against lot 28, here here being assessed to 28, and supposing that the lot belonged to her, the same was paid by him. The error, of course, was occasioned by reason of the taxes being assessed upon both lots against her and the treasure forcing has here being

course, was occasioned by reason of the taxes being assessed upon both lots against her and the treasurer furnishing bills for only one lot. As to the application of John M. Burkard to be permitted to pay the following general city taxes assessed upon lot or lots on Sophia street in the D. R. Barton tract or subdivision in the 8th ward, with interest thereon from the respective dates thereof, namely: for the year 1878 for \$11.64 and interest thereon from March 27th, 1879 ; tor 1879 of \$11.57and interest thereon from March 25th, 1880; for 1880 of \$11.26 and interest thereon from March 30th, 1882; for 1882 of \$13.22 and interest thereon from March 29th, 1883 ; for 1883 of \$12.77and interest, thereon from March 27th, 1884; for 1884 of \$14.88 and interest thereon from March 26th, 1885; for 1885 of \$14.50 and interest thereon from March 25th, 1886, such interest to be at the rate of six per centum per annum, be granted, and he be permitted to pay the same with such in-terest added.

As to the petition of Thomas Peart to have the assessment made against him for the Genesee Val-ley Canal sewer for land situated on the south side ley Canal sewer for land situated on the south side of Clarisa street, said ordinance being No. 2,263, and said assessment being found at page 190 of the assessment roll, amounting to \$35, without dis-count, cancelled, upon the ground that such im-provement was and is, without any benefit what-ever to bis lands, be granted, and that the treas-urer be directed to cancel the same and charge the amount thereof to erroneous assessments.

amount increation of the Congregation of Beth Israel, to have the general city tax for the year 1886, upon premises owned by them, known as lot number 126, of the Shearman tract in the Sixth ward, situate on the east side of Leopold street, canceled upon the ground that such premises were exempt from taxation, for the reason that the building thereon was used for public worship, at the time such tax was levied and assessed, and for that reason we recommend that the tax be canceled and the amount thereof be charged to erroneous assessments.

Your committee therefore recommend that the following resolutions, concerning the matter aforesaid, be adopted :

Respectfully submitted

C. J. SCHAEFFER, J. MILLER KELLY, D. W. SELYE, C. STEIN.

Assessment Committee.

Ordered received, filed and published.

By Ald. Schaffer-Resolved, That the treasurer ba, and he hereby is, authorized and directed to receive from William J. Sheridan in payment of the following taxes and assessments, the following sums and amounts, without interest, namely: sixty three dollars and sixty eight cents for the Frost avenue sewer assessment upon lot twenty-eight of section C. of the Greig tract, on the North side of Frost avenue, assessed to Mary A. McGraw; sixtythree dollars and sixty-eight cents for said Frost avenue sewer assessment; twenty-three dollars and eighty-one cents for the general city taxes of 1876, and twenty-three dollars and fifty-one cents for the general city taxes of 1877, assessed upon lot forty-one of section C. of the Greig tract, situated on the South side of Frost avenue, and assessed to said Mary A. McGraw, and that the balance thereof be charged to erroneous assessments. Adopted.

By Ald, Schaeffer-Resolved, That the treasurer be, and he hereby is, directed to receive from John M. Burkhard the following sums in payment of the following general city taxes assessed for the following years against said Burkhard upon a lot or lots situated in the D. R. Bar on tract or subdivision in the eighth ward on the south side of Sophia street, namely: eleven dollars and sixty four cents, for the year 1878, with interest thereon from March 27th 1879, for the year 1879, eleven dollars and fiftyseven cents, with interest thereon from March 25, 1880; for the year 1880, eleven dollars and twenty six cents, with interest thereon from March 31, 1881; for the year 1881, eleven dolfrom March 30th, 1882; for the year 1882, thirteen dollars and twenty-two cents, with inter-est thereon from March 29tb, 1883; for the year 1883, twelve dollars and seventy seven cents, with interest thereon from March, 27, 1884; for the year 1884, fourteen dollars and eighty-

eight cents, with interest thereon from March 26, 1885; and for the year 1885, fourteen dollars and fifty-cents, with interest thereon from March 25, 1886; such interest to be computed at the rate of six percentum per annum, and that the balance be charged to erroneous assessments. Adopted.

By Ald. Schaeffer-Resolved, That the treasurer be and he hereby is directed to cancel the assessment made against Thomas Peart upon lands situated on the south side of Clarissa street, from the Genesee Valley canal sewer, under ordinance No. 2, 263, amounting to \$35, and charge the amount thereof to erroneous as-

sessment. Adopted. By Ald. Schaeffer-Resolved, That the treasurer be and he hereby is directed to cancel the general city tax for the year 1886 assessed to the congregation of Beth Israel, upon lot No. 126 of the Shearman tract, in the Sixth ward, situate on the east side of Leopold street, and charge the same to erroneous assessments. Adopted.

By Ald. Steiu-Resolved, That the Lamp Committee be directed to cause to be placed an electric light on Hudson street, corner of Wadsworth street. Also an electric light on Hudson street, corner of Rhine street, and discontinue twenty-five or thirty oil lamps. Referred to Lamp Committee.

By Ald Mandeville-Resolved, That the Executive Board be requested to pay Mrs. Jane M. Hoyt \$4.90, the amount erroneously charged for water rents, and charge the Water Works fund. Adopted.

Ald. Kelly moved the vote taken on the elecrie lights on Hudson and other streets be reconsidered. Adopted.

Ald, Elliott moved that the resolution be referred to the Lamp Committee. Adopted.

Ald. Elliott moved that the action taken by this Board in relation to the consent given to the R., W. & O R R to lay tracks, and published at page 323, be reconsidered.

Adopted by the tollowing vote : Ayes - Ald Trac, Coughlin, Watson, Kohl-metz, Fritzsche, Elhott, Foley, Selye, Mandeville, Bohrer, Kelly, Schaeffer-12.

Nays-Ald. Swikehard, Weider, Stein-3.

By Ald. Coughlin - Whereas, In the death of Overseer of the Poor John Lutes, we have been again reminded of the uncertainty of life, and, with heart/elt sorrow, mourn the loss of our compasion and friend; therefore be it

Resolved, That in his death the city has been deprived of a faithful public servant and an upright man, whose honesty of purpose, fearlessness in duty and kindly and genial ways have endeared him alike to the people and the friends who knew him, and the Common Council hereby desires to place on record its appreciation of the pure character and true worth of Ex-Mayor John Lutes, and to extend our kiedest sympathies to his family in their bereavement; and Resolved, That the Clerk transmit an en-

grossed copy of these resolutions to the family of the deceased. Adopted by a rising vote. By Ald. Fritzsche-

ROCHESTER, Jan. 10, 1887.

To the Hon. Board of Aldermen ;

GENTLEMEN-You are hereby cordially invited to attend a concert and dramatic entertainment given by Typographia No. 5 (German compositors of Rochester) at Kolb's Hall, Monday evening, January 24, 1887.

By order of Arrangement Committee. JOHN DIRSCHEL, Sec'y.

Accepted. Ald. Elliott moved the adoption of the original resolution published at page 323, current proceedings, in relation to the R., W. & O. railroad.

Adopted by the following vote :

Ayes-Ald. Tracy, Coug lin, Kohlmetz, Fritzsche, Foley, Swikehard, Stein, Kelly, Schaeffer -9.

Nays-Ald. Watson, Elliott, Selye, Weider

Ald. Elliott gave notice that he would move to amend the resolution at the next meeting s "said by inserting after the street crossings," on page line, "except Vincent place, by inserting words 324 at the sixth line, which must be crossed below or above grade as shall be determined and agreed on by the Ex-ecutive Board and the R., W. & O. R., approved by the Common Council. '

The Board then adjourned.

PETER SHERIDAN, City Clerk.

in Common Council – Jan. 25, 1887

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present - Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-16.

APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Kohlmetz-Petition of Elizabeth Callahan for permission to erect a wood building. Granted, under direction of the Wood Building Committee and fire marshal.

By Ald. Konimetz

To the Honorable the Common Council of the City of Rochester :

The petition of the undersigned residents of the Fifth Ward, in the city of Rochester, residing more particularly in the vicinity of that part of North St. Paul street where the Rome, Watertown & Ogdensburg Terminal Railroad Company pro-poses to cross said North St. Paul street, either at a grade crossing, or either by an elevated or a decreased crossing, respectfully represents:

at a grade crossing, or either by an elevated or a depressed crossing, respectfully represents: That your petitioners are shareholders of said city and said Fith Ward, and owners of the real estate respectfully written below after his or her name, and they pray your honorable body that the resolution of the committee of the Commun Council to whom was refarred the matter of one the resolution of the committee of the Common Council to whom was referred the matter of con-ferring with the Rome, Watertown & Ogdens-burg Terminal Railroad Company that the said resolution of said committee be not accepted, and said Rome, Watertown & Ogdensburg Terminal Railroad Company be not granted the privilege of crossing said North St. Paul street in the manner in which said railroad company proposes to do. which said railroad company proposes to do.

That they further pray your honorable body that the only proper and safe way to cross said North St. Paul street is to cross under said street below its present grade and in a manner which shall be both safe and substantial.

both safe and substantial. That if said railroad company should cross said North St. Paul street by an overhead or elevated crossing in the manner proposed by said railroad company and presented to your honorable body on the evening of Tuesday, Jan. 11, 1887, it would eause a great damage to said North St. Paul street,

and particularly to all that real estate lying be-tween Hart avenue and Evergreen street, which time and money would never restore to their pro-

Rochester, N. Y., Jan. 21, 1887.

N. R. G. White, President, Hedding M. E. Church. William Corning, 836 North St. Paul st. J. S. Corning,

John Dean,	617	••	
Mrs. E. E. Lynn,	613	••	
••	611	••	
••	696	••	
	697	• •	
Joseph Wagner,	607	••	
Perlevette H. Gr	aham	505 6 500	8

Perlevette H. Graham, 595 & 597 N. St. Paul st, Mary R. Aiton, 591 North St. Paul st. Mary R. Aiton, cor. Hart ave. and St. Paul st. Geo. H. Graham, 587 North St. Paul st. John Sellinger, 579

E. E. Bausch, E. J. Milligan, ... 599 561 A. Wiseman, 557

Mrs. Katherine Fritz, 523 N. St. Paul st. John J. Snell, 15 Clifford st. Mrs. J. H Trott, 534 North St. Paul st. 536

538

T. H. Groves, 545 N. St. Paul st. Joseph A. Erdle, 627 N. St. Paul st. C. E. Langdon, 625 N. St. Paul st. Wm. H. Mils, 690 N. St. Paul st. C. A. Runyaa, 704 N. St. Paul st. Carl J. S. Mensing, 708 N. St. Paul st. Henry Stallman, 712 N. St. Paul st. Ellen M. Lynch, No, 528 N. St. Paul st. James Fee.

Ellen M. Lynch, No, 528 N. St. Paul st. James Fee. John C. Fee, 571 N. St. Paul st. Mrs. Frank Stewart, 197 N. St. Paul st. E. M. Wray, 542 N. St. Paul st. Frank W. Caring (Caring estate), N. St. Paul st. J. H. Mensing, 548 N. St. Paul st. J. C. Parsorz, 554 N. St. Paul st. John J. Servis, 14 Scrantom st. Jas. H. Hewitt, 6 Scrantom st. L. S. Lowell, 9 Clifford. Mrs. G. C. Bishop, 28 Evergreen st. William Miller, 17 Clifford st. James Gray, 19 Clifford st. James Gray, 19 Clifford st.

James Gray, 19 Clifford st. Max Lowenthal, 23 Clifford st. Wm. Ross, 27 Clifford st. V. R. G. White, 31 Clifford st. H. M. Peck, 784 N. St. Paul st. G. F. Hovey, 801 N. S. Paul st. Susan H. Hooker, 837 N. St. Paul st.

Ordered received, filed and published.

By Ald. Fritzsche-Petitions of Isaac Rosenbaum and Jacob Sundusky for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Elliott -Bills of-

Union & A	Advertise	r, pri	ntin	g mor	thly re-	
port	<i></i>				e	18 00
J. C. Birn	ingham.	hors	e sh	oeing	-	11 25
Chas. Eng	lert, boa	rd of	fingl	ion'c	horeo	40 00
J.P. Form	an dryi	or find	thow		10186	
UT D T	an, uryn	ig nus	mer	s nos	e	12 50
H.D. ry	an, print	ing .				73 00
John Bake	er, collec	tion	<f g<="" td=""><td>arbas</td><td>re</td><td>104 50</td></f>	arbas	re	104 50
Martin Ma	ison.	••	-	· • • •	· · · · · · · · ·	156 75
Daniel Hi	ckeý.	••		••		109 25
Peter Har	dr.	••				
Detrick D	uy,				· · · · · · · · ·	104 50
Patrick B	radiey,			••	• • • • • • • •	156 75
Wm. Rose	ngreen,	••		••		109 25
Dr. F. Bu	chert. va	ccina	tion	s		13 60
Jacob Rau	ther coll	ection	n of	marla		102 17
John Bak			1 01	garbe		
					• · • • • • •	114 00
	1 4 4 7					

Referred to the Health Committee.

By Ald. Elliott-Petition of Mary A. Wheeler for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act. By Ald. Selye – Petition for pipe sewer and

plank walk on Clarkson street. Referred to

By Ald. Selye-

ROCHESTER, January 25, 1887.

To the Honorable the Common Council of the City of Rochester:

of Rochester: GENTLEMEN-At a meeting of residents and property owners of Lake avenue, in the Ninth ward, held last evening, the following preamble and resolution were unanimously adopted, and the undersigned committee was instructed to present them to your honorable body: Whereas, The Common Council of the City of Rochester in the month of November last, passed a resolution granting a right to the Rome, Water-town & Ogdensburg Railway Company to cross Vincent place on a grade, and North St. Paul street under grade, without any previous notice to the people of an intention to take such action, and the resolution was specially and promptly approved by the Mayor the next day, before the people had any opportunity to be heard; and, Whereas, The said Rome, Watertown & Ogdens-burg Railroad Company has since made application to be allowed to cross North St. Paul street at grade; and, Whereas The said Rome, Watertown to the

The allowed to cross Notified of that setter the grade; and, Whereas, This meeting has information to the effect that said railroad company contemplates asking the Common Council to permit it to run a **a** branch for coal traffic across Lake avenue to connect with the Buffalo, Rochester & Pittsburg railway; therefore,

Resolved, That we, citizens and property owners, resident in the Ninth ward and upon Lake avenue, hereby enter our earnest protest against the granting of the right to cross Lake avenue in any manner with a coal branch, and against the change from under grade to grade on North St. Paul street, asked by the company; and that we respectfully request the Common Council to reconsider and rescind the resolution of November, granting the right to cross Vincent place at grade. and that the railway company be requested to go under or over grade with its tracks.

Respectfully, etc.,

BRACKETT H. CLARK,
A. T. SOULE,
J. A. HINDS,
E. B. CHACE,
7 71 Dec.

JAS. E. BOOTH, H. A. STRONG.

Ordered received, filed and published. Ald. Kelly in the Chair.

By Ald. Weider-Petitions of W. H. King, George Oetzel and H. F. Atwood, for permission to erect wood buildings. Granted.

By Ald. Stein-Petition of S. Lazarus for permission to erect a wood building; also remonstrance against the same. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Bohrer-Petition of John A. Taylor for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Schaeffer-Petition of John A. La Force in relation to an erroneous assessment. referred to the Assessment Committee; also petition of A. S. Wetmore for permission to creat a wood building, referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Schaeffer-

To the Honorable the Common Council of the City of Rochester:

o) FROCHESSET: GENTLEMEN: We, the undersigned, owners of a tract of land in the 15th ward of the city of Roch-ester, known as lots 24, 25, 26, 27, 28, 29, 40, 41 and 42 of the Murray tract, respectfully represent to your Honorable Board that we have been the owners of said tract of land for a number of years; that in the year 1831 we opened and laid out and properly graded a street through said tract of land, commencing at the west line of Child street

and extending westwardly to the eastern terminus of Bethlehem park; that said street was opened by us for the use of the public and has been used by said public as a street for more than fire years last past, and has been known as Masseth park; that a map of said street has been filed in Monroe County Clerk's office and in the City Assessors' office; that said street has become by such open-ing ord dedication by an one by the problet the public ing and dedication by us and by uses by the public for a period of five years, a public street of the city of Rochester, but that there has been no for-mal acceptance of said street by your Honorable Board. We therefore respectfully ask that your Honorable Board formally accepted street sources Hard according to the same a public street of the city of Roch-delare the same a public street of the city of Roch-JOSEPH MASSETH,

BENJ. MASSETH, GEO. MASSETH, MARY A. BAUMAN, E. A. MASSETH,

MARY J. MASSETH.

Ordered received, filed and published and laid on the table two weeks.

By Ald. Schaeffer-Petition in the matter of the dedication of Carle park. Referred to the Executive Board.

By Ald. Kelly-Petitions of M. Basel and Michael Baker for permission to erect wood buildings. Graated. Also, petition for a plank walk on West Orange street. Referred to the city surveyor to prepare an ordinance. Also, petition for a sewer on Campbell street. Referred to the city surveyor to prepare an ordinance. Also, petition in the matter of the payment of Wm. Emerson against the city. Referred to the Law Committee.

By Ald. Swikehard-

ROCHESTER, N. Y., Jan. 22, 1887.

To the Special Committee on Penal Ordinances of the Common Council:

GENTLEMEN: Upon carefully reading over the Ordinance in Relation to Street Railroads submit-ted at the last meeting of the Gommon Council, the Executive Board desires to call your attention to the following additional provisions and amendments to said ordinance which a discussion of the

subject has evoked : First-In view of the fact that all modern firstclass street pavements, such as asphalt, etc., are provided with a concrete foundation, and are not designed to be frequently disturbed; also because designed to be frequently disturbed; also because such asphalt or similar pavements are likely to be more or less extensively adopted in our city, it seems desirable to make it obligatory upon all street railroad companies to provide on all streets upon which said companies have tracks and upon which any asphalt, wood or stone pavement with a concrete foundation is hereafter to be laid, a du-rable track or tracks formed of rigid steel or iron girder rails, with metallic or preserved wood cross fies, well bedded in concrete. (Sec. 1). ties, well bedded in concrete. (Sec. 1), Second—In many localities the established exist-

ing grades of the streets upon which street rail-way tracks are now laid, or may hereafter be laid, are such as to form hollows or low places in which the surface drainage water will collect at times, particularly in the winter season, when the gutters are necessarily more or less obstructed with snow and ice.

As it seems to be necessary for the operation of the street railways, that mud, snow and ice be re-moved from the tracks and a strip of the roadway adjacent thereto, it follows that in such hollows or depressions these tracks are frequently below the level of the adjacent roadway surface, and hence serve to collect and retain the drainage waters from contiguous elevations in the form of pools of more or less extent. It is exceedingly desirable that all such pools be properly drained, and the street railway companies should be required to perform this drainage by means of suitable surface sewers in the tracks at their own expense at all points where Third—It is exceedingly difficult to maintain that

portion of the roadway of macademized, graveled portion of the roadway of macademized, graveled and common earth streets immediately adjacent to street railroad tracks and between the rails thereof in proper and safe condition during wet geasons. The only rational expedient appears to be to provide said portions of the roadway with a suitable stone pavement. As cobble stones laid in comparatively narrow strips outside of the tracks do not possess the requisite stability. Medina stone blocks of suitable dimensions should be used for this purpose, and the street railway companies should be required to lay and maintain such a pavement for a space two feet in width outcompanies should be required to lay and maintain such a pavement for a space two feet in width out-side and adjoining the outside rails of the track, and between the tracks where more than one track occurs on all streets not paved with asphait, wood or stone blocks; also to pave the track on such streets, for which purpose Medina or cobble stones may be used. This provision also fo apply where the tracks are laid on the side of a apply where the tracks are laid on the side of a

Fourth-The city maintains the plank roadways of a number of canal and river bridges over which street railroad tracks are now laid. Heretofore only a relatively small proportion of the annual cost of renewing the said plank roadways has been paid by the street railway companies, and it is therefore suggested that at least one-third of such annual costs be ordered charged and collected from seid companies from said companies.

Fith—In Section 3 of the ordinance, it is pro-vided that on building a new track all surplus street vided that on building a new track all surplus street material shall be removed by the street railway company to some place adjacent to the street or avenue, as may be directed by the Executive Bard. To remove ambiguity this clause should be somewhat remodeled to the effect that all such surplus street material shall be considered as the property of the city and shall be removed by and at the expense of the railroad company to such place or places within the limits of the city and not vraceding a distance of two wiles as the Executive exceeding a distance of two miles, as the Executive

exceeding a distance of two miles, as the executive Board shall direct. Sixth—(sec. 14). In view of the general annoy-ance and obstruction caused by the removal of snow from the street railroad tracks, it is recom-mended that the railroad companies be required to remove entirely from the street all of the snow which they may disturb in clearing their tracks, instead of spreading the same over the adjacent rootions of the roadway portions of the roadway.

In this connection we also desire to call atten-tion to a provision of Sec. 21 of the ordinance which requires the street railway companies to remove all snow and ice as otten as once a week from all tracks and a space 2 feet 4 inches outside thereof. This provision obviously conflicts some-what with those of Sec. 14. Seventh—In section 16 provision for electric wire and other conduits should also be made.

Bighth-In section 21 it is provided that the street railway comparies shall clean their tracks and a space 2 feet 4 inches wide outside thereof as often as once a week. It is suggested that this work be required of the companies only on such streets as are not regularly cleaned and swept by the Street superintendent, and that on all such streets as are so cleaned and swept by the city, a certain charge, either per mile per year or some proportion of the cost of such cleaning and sweeping be assessed upon and be made collectable from said companies

said companies. Ninth—It is further recommended that whenever the said companies shall for any reason remove from their tracks, or any portion of the adjacent readways, any dust, dirt, filth, snow or ice, such material shall be taken away from the street en-tirely by said company without delay; and if the same be allowed to remain on the street as de-posited thereon by said company longer than twenty-four hours, then the Executive Board shall be authorized to remove the same at the expense of said company. of said company

Tenth-Finally, it is suggested that on all streets where tracks are laid on the sides thereof, the street railway companies be required to sprinkle such tracks at least four times per day during the dusty season. 102

Referred to the Special Committee on Penal Ordinances

Ald. Swikehard moved that the pending penal ordinance relative to Street Railroads, published at page 399, current proceedings, be referred back to the special committee on penal ordinances. Adopted. By Ald. Tracy-

To the Honorable Common Council of the City of Rochester :

GENTLEMEN : The undersigned desire to make certain improvements in their building on State street, and ask that such action be taken by your honorable body as will enable them to do the con-templated work. January 24, 1887.

1884. Respectfully, L. B. OOTHOUT.

Referred to the Wood Building Committee and Fire Marshal.

REPORTS OF STANDING COMMITTEES.

Ald. Elliott, from the Health Committee, reported favorably on the bills referred to his committee and referred them to the Finance committee for payment.

By Ald. Mandeville-

Gentlemen of the Common Council:

At the last meeting of this Board, your Committee on Maps and Survey, to whom was referred the matter of the completion of the unfinished maps in the Surveyor's office, for the uninished maps in the Surveyor's office, for the use of the Assess-ors, presented several bids for said work for pub-lication, which were referred back to the Commit-teo for further action. Having had the same under consideration your Committee would recommend the adoption of the following resolution:

W. MANDEVILLE, D. W. SELYE, H. KOHLMETZ, PHILIP WEIDER, Committee.

Ordered received, filed and published.

By Ald. Mandeville--Resolved, That the Mayor be and is hereby authorized to contract with Reuben J. Smith for the completion of the unfinished maps of the first fourteen wards of the city of Rochester, now in the Surveyor's office, according to the terms of the specifications upon which such bid was made, for the sum of thirteen thousand five hundred dollars, (\$13,500,) with such sureties as shall be accep-table to the Mayor, City Attorney and the Map and Survey Committee.

Ald. Mandeville moved that the resolution lay over two weeks. Adopted.

By Ald. Bohrer-

To the Hon. the Common Council:

GENTLEMEN: Your Committee on Opening and Alteration of Streets to which was referred the matter of the widening of the west end of Basin street do hereby report, that we have investigated the subject and are of the opinion that the inter-ests of the city would be subserved by the widen-ing of said street, and in view of the fact that the owner of the land necessary to be taken for the widening of said street contem-plates the erection of an expensive building thereon your committee recommends the adoption of the pending orfinance for the widening of Basin of the pending ordinance for the widening of Basin street. Respectfully submitted,

LOUIS BOHRER, FRANK FRITZSCHE, W. H. MARSON, C. STEIN.

Adopted.

Committee.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk -

MAYOR'S OFFICE ROCHESTER, Jan. 19, 1887.

Gentlemen of the Common Council:

Alderman Schaeffer's resolution, adopted by your board at its last regular meeting, authorizing the Treasurer to receive from William J. Sheridan the treasurer to receive from winnand, sheridan certain back taxes and assessments, without inter-est, is hereby returned disapproved. The amount of interest which has accumulated on the said taxes and assessments, calculating the same at 7 per cent, is not less than \$130. If your Assess-ment Committee will again take this case into con-cidentica. I think L can demonstrate to its memsideration, I think I can demonstrate to its mem-bers that the city is not at fault, as has been al-leged, and that no reason exists why it is not en-tited to receive beth siderate and the side of the side o titled to receive both principal and interest

CORNELIUS R. PARSONS, Mayor. On motion of Ald. Schaeffer, referred to the Assessment Committee.

By the Clerk-

EXCISE BOARD OFFICE,

CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Oct. 4, 1886.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: -On the 15th of March, 1886, a li-cense was granted to Mr. George Meyer, for which he paid \$30. He died in October following, leav-ing his family in destitute circumstances. The li-cense has been surrendered to the Excise Board. IT, Mayer used the license for about 55 months Mr. Meyer used the license for about six months. POMEROY P. DICKINSON,

CONRAD HERZBERGER, JAMES MALLEY.

Commissioners.

Referred to the Excise Committee. By the Clerk-

MONROE COUNTY COURT-In the matter of the opening and extension of Evergreen park, in the city of Rochester.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: The undersigned, who were ap-pointed by the order of the County Court of the county of Monroe, duly granted and entered on the 21st day of September, 1886, commissioners to in-quire into and determine to what damages and compensation the owner or owners of the lands and buildings to be taken for the opening and ex-tension of Evergreen park in the city of Rochester, would be entitled to, there being no occupants or tenants having a leasehold or other interest in said premises or buildings, respectfully report and cer-tify their award of damages as incident to the opening and extension of Evergreen park, as follows :

The several pieces and parcels of land and the premises required for said improvement are described as follows :

premises required for said improvement are de-scribed as follows: All that tract or parcel of land situate on the south side of Evergreen street in the city of Roch-ester, beginning at the northeast corner of lands now owned by Hiram Davis of the city of Roches-ter, and running back one hundred (100) feet; thence westerly ten (10) feet and fifty-six one-hun-dredths (56-100); thence northerly one hundred (100) feet to Evergreen street; thence easterly on Ever-green street twelve (12) feet and two-tenths (2-10) to the place of beginning. These premises are owned by Hiram Davis of Rochester, N. Y. Also, all that tract or parcel of land situate on the south side of Evergreen street in the city of Rochester, beginning at the northwest corner of lands now owned by Carl J. Mensing of the city of Rochester, and running back one hundred (100) feet; thence easterly sixteen (16) feet and forty-four one hundredths (44-100); thence northerly one hundred (100) feet to Evergreen strees; thence easterly on Evergreen fourteen (14) feet and

eight-tenths (8-10) to the place of beginning. These premises are owned by Carl J. Mensing of Rochester, N. Y.

Rochester, N. Y. There tore, we, the subscribers, the commission-ers having been duly sworn as required by the statute in such case made and provided, and hav-ing all met and acted on the matter submitted to us at the city attorney's office in the City Hall building in Rochester, N. Y., pursuant to a notice of at least ten days published according to law; and having taken a view of every part of the premises affected by this proceeding, and having induired into and heard the allegations and proofs inquired into and heard the allegations and proofs of the respective parties in interest do, therefore, determine and appraise the damages which the several owners and occupants of the lands and premises thus to be taken for the opening and ex-tension of said Evergreen park, will severally sus-tain by being deprived thereof, and do award the full amount of orgit damages and for the compare full amount of such damages, and fix the compensation which each of the owners and occupants shall receive thereof, as follows:

shall receive thereof, as follows: To Hiram Davis, one hundred and fifty-eight dollars and sixty cents (\$158.60), payable to him. To Carl J. Mensing, one hundred and ninety-two dollars and forty cents \$192.40), payable to him. The awards hereby made, after deducting all tax and assessments which have become a lien upon the lands described, and which are now due, to be paid as hereinbefore provided paid as hereinbefore provided

We further find that Isaac Gifford's title to lands on Evergreen park or place does not cover any portion of the lands proposed to be taken, or that he has any valid claim to any lands to be so taken herein

All of which is respectfully submitted. WM. JOHNSON, E. F. STLIWEL

W. G. MARTENS, Commissioners

Dated at Rochester, N. Y., this January 25, 1887.

Ordered received, filed and published.

Ald. Tracy moved that allegations on the report be heard at the next meeting of the Common Council, February 8th Adopted.

By the Clerk -ROCHESTER, Jan. 25th, 1887.

Gentlemen of the Common Council:

You are most respectfully invited to attend the military ball of the O'Rourke Post and Drill Corps, at Kolb's Hall, Tuesday evening, Feb. 1, 1887. all, Tuesday overs, Most respectfully yours, P. C. FLEMING, Capt.

G. H. HATCH, Sec'y.

On motion of Ald. Tracy the invitation was accepted.

CIVIL SERVICE.

CIVIL SERVICE, BOARD OF EXAMINERS' OFFICE, ROCHESTER, N. Y., Jan. 25, 1887. J GENTLEMEN -In response to your notice of a vacancy in Schedule B, Part 2d, in the position of Inspector Milk and Meat, dated January 25, 1887, by direction of the Board of Examiners in said Schedule B, Part 2d, I have the honor to certify to you the following three names being those graded you the following three names, being those graded highest upon the proper eligible list : Wm. H. O'Kane, 339 Jefferson avenue; stand-

ing, 89. Fred R. Eilinger, 175 Hudson street; standing.

86

Wm. J. Toole, 29 Bolivar street; standing, 83. Very respectfully, GEORGE A. BENTON, Secretary.

To the Honorable the Common Council of the City of Rochester:

Ordered received, filed and published.

Ald. Elliott moved that the rules relating to bills be suspended and that the health bills be placed on the budget. Adopted by the following vote :

Ayes-Ald. Tracy, Coughlin, Marson Wat-son, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

FINANCE BUDGET No. 10.

ROCHESTER, N. Y., Jan. 25, 1887.

By Ald. Watson-Resolved, That in pursuance of section 58 of the City Charter, the City Clerk be and he hereby is directed to draw warrants on the City Treasurer, in favor of the following named persons, for the amounts set opposite their re-spective names, and that the City Treasurer be and he hereby is directed to pay said warrants when there are funds applicable, and charge the proper funds as follows :

CONTINGENT FUND.

MISCELLANEOUS ACCCUNTS.

141301	ELLANEOUS A		
Union and Adve	rtiser, publisł	ing proceed-	
ings to Jan. 1s	st		\$87
ings to Jan. 1s Union and Adver	rtiser, blanks	s (surveyor)	
C I MCDOWEIL	Serving noti	000	4
William Jonnson	· · · ·		_
William Johnson Henry G. Danfor John T. Clarke	run, services	as referee	3
ments	, services a	na aispurse-	
John T. Clark,	services or	dightman	1
ments	501 V1005 a1	iu uisburse-	4
Iron Downey dia	bursements.	••••••	4
D.T. Hunt, post	age stamns		Ž
D. T. Hunt , post F. M. Bottum , s Williamson & Hi	earches		5
fr manual of the	gbie, station	ery, Munici-	
williamson & Hi			10
williamson & Hi	gole, statione	ery, City Sur-	
veyor Williamson & Hi	rhie' station	ant Cliter At	
			59
Williamson & Hi	gbie. station	erv. City As-	0;
			J:
Williamson & I	ligbie, stati	onery, City	-
Clerk	er, carriage	•••••••••••••	6
John Van Auk	er, carriage	hire, Lutes'	
funeral John Hannan, c		••••••••••••••	Ę
John Hannah, C	arriage nire	, Lutes' fu-	
Tomos Koronog	h comiono	himo Tunton	ł
funeral Geo. F. Flannery Rochester Volksł H. D. Bryan, pri Scrantom & Wetn or's office.	n, carriage	une. Dutes	ę
Geo, F. Flanner	v. printing	••••••••••	27
Rochester Volksl	platt. pub. n	otices	100
H. D. Bryan, pri	nting notices		18
Scrantom & Wetn	nore, statione	ery, Survey-	
or's office			27
Roch. Printing C	o., printing	blanks	24
Jenrey & Co., ha	ck hire		- 6 50
JULLIN. DECKIEV.	services entr	7 SHITS	
E E Bangoh & Se	m stool can	ano	
E. E. Bausch & So N. T. Hackstaff.	on, steel squ	are	5
or's office Roch. Printing C Jeffrey & Co., ha John N. Beckley, E. E. Bausch & So N. T. Hackstaff,	on, steel squ printing noti	are	5
	JR THE MON	TH UP JANUA	ā RY.
	JR THE MON	TH UP JANUA	5 RY. 275
	JR THE MON	TH UP JANUA	5 RY. 275 375
	JR THE MON	TH UP JANUA	5 8 RY. 275 375 166
	JR THE MON	TH UP JANUA	5 RY. 275 375 166 91
C. R. Parsons, Ma John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis	ayor ty Treasurer. Treasurer lerk,	TH UP JANUA	5 8 RY. 275 375 166
C. R. Parsons, Ma John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis	ayor ty Treasurer. Treasurer lerk,	TH UP JANUA	5 8 Y. 275 375 166 91 83 70 50
C. R. Parsons, Ma John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis, Fred E. Shedd,	ty Treasurer. Treasurer. Ierk,		5 8 x. 275 375 166 91 83 70 50 40
C. R. Parsons, Ma John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis, Fred E. Shedd,	ty Treasurer. Treasurer. Ierk,		5 8 RY. 275 375 166 91 83 70 50 40 833
C. R. Parsons, Ma John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis, Fred E. Shedd,	ty Treasurer. Treasurer. Ierk,		5 8 RY. 275 375 166 91 83 70 50 40 333 133
C. R. Parsons, Ma John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis, Fred E. Shedd,	ty Treasurer. Treasurer. Ierk,		5 8 Y. 275 375 166 91 83 70 50 40 333 133 75
C. R. Parsons, Ma John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis, Fred E. Shedd,	ty Treasurer. Treasurer. Ierk,		5 8 x . 275 375 166 91 83 70 50 40 333 133 75 70
C. R. Parsons, Ma John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis, Fred E. Shedd,	ty Treasurer. Treasurer. Ierk,		5 8 Y. 275 375 166 91 83 70 50 40 333 133 75 70 191
C. R. Parsons, Ma John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis, Fred E. Shedd,	ty Treasurer. Treasurer. Ierk,		5 8 x . 275 375 166 91 83 70 40 333 133 75 70 191 125
C. R. Parsons, M. John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivar E. D. Smith, Stoo Wm. J. Burke, cl I. F. Quinby, City Wm. J. Stewa Wm. B. Sackett, Wm. W. Bace.	y Attorney y Attorney , ass't City Att Barreyor erk, City Att Sarreyor rt, Assistant		5 8 Y. 275 375 166 91 833 70 40 333 75 40 333 75 70 191 125 75
C. R. Parsons, Mi. John A. Davis, Ci. F. P. Allen, Dep. Ed'd Thomas, C. G. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivai E. D. Smith, Stoi Wm. J. Burke, cl I. F. Quinby, City Wm. J. Stewa Wm. J. Sackett, Wm. W. Race, Ambrose Redmark	y Attorney y Attorney , ass't City Att Barreyor erk, City Att Sarreyor rt, Assistant		5 8 x . 275 375 166 91 83 70 40 333 133 75 70 191 125
C. R. Parsons, Mi. John A. Davis, Ci. F. P. Allen, Dep. Ed'd Thomas, C. G. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivai E. D. Smith, Stoi Wm. J. Burke, cl I. F. Quinby, City Wm. J. Stewa Wm. J. Sackett, Wm. W. Race, Ambrose Redmark	y Attorney y Attorney , ass't City Att Barreyor erk, City Att Sarreyor rt, Assistant		$\begin{array}{c} 5\\ 2\\ 275\\ 3755\\ 166\\ 91\\ 833\\ 700\\ 500\\ 403\\ 333\\ 755\\ 700\\ 191\\ 125\\ 753\\ 633\\ 54\end{array}$
C. R. Parsons, M. John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivan E. D. Smith, Stoo Wm. J. Burke, cl I. F. Quinby, City Wm. J. Stewa Wm. B. Sackett, Wm. M. Race, Ambrose Redmar John Kenyon, Wm. W. Rebasz,	y Attorney y Attorney y Attorney , ass't City A grapher erk, City Att Surreyor rt, Assistant	Att'y.	$\begin{array}{c} 5\\ 2\\ 275\\ 3755\\ 166\\ 91\\ 833\\ 700\\ 500\\ 403\\ 333\\ 755\\ 700\\ 191\\ 125\\ 753\\ 633\\ 54\end{array}$
C. R. Parsons, M. John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivan E. D. Smith, Stoo Wm. J. Burke, cl I. F. Quinby, City Wm. J. Stewa Wm. B. Sackett, Wm. M. Race, Ambrose Redmar John Kenyon, Wm. W. Rebasz,	y Attorney y Attorney y Attorney , ass't City A grapher erk, City Att Surreyor rt, Assistant	Att'y.	5 8 Ry. 2755 3755 1666 91 833 750 700 400 3333 755 750 750 791 1255 633 544 7550 750 750 7550 7550 7550 7550 75
C. R. Parsons, M. John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivan E. D. Smith, Stoo Wm. J. Burke, cl I. F. Quinby, City Wm. J. Stewa Wm. B. Sackett, Wm. M. Race, Ambrose Redmar John Kenyon, Wm. W. Rebasz,	y Attorney y Attorney y Attorney , ass't City A grapher erk, City Att Surreyor rt, Assistant	Att'y.	5 8 Ry. 2755 3755 1666 91 833 750 400 3333755 700 191 1255 633 54 750 54 750 548
C. R. Parsons, M. John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivan E. D. Smith, Stoo Wm. J. Burke, cl I. F. Quinby, City Wm. J. Stewa Wm. B. Sackett, Wm. M. Race, Ambrose Redmar John Kenyon, Wm. W. Rebasz,	y Attorney y Attorney y Attorney , ass't City A grapher erk, City Att Surreyor rt, Assistant	Att'y.	5 8 2755 3756 1666 913 3750 400 500 400 3333 1333 755 633 544 750 405 544 545 548
C. R. Parsons, M. John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, C C. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivar E. D. Smith, Stoo Wm. J. Burke, cl I. F. Quinby, City Wm. J. Stewa Wm. B. Sackett, Wm. W. Race, Ambrose Redimar John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, LouisY. McConne U. A., Pratt., C	y Attorney y Attorney y Attorney y Attorney ass't City Attorney rt, Assistant Surveyor n, l, iiii iiiii iiiiiiiiiiiiiiiiiiiii	Att'y	$\begin{array}{c} 5\\ 8\\ 8\\ 275\\ 375\\ 375\\ 166\\ 91\\ 833\\ 133\\ 75\\ 70\\ 191\\ 125\\ 75\\ 633\\ 54\\ 75\\ 50\\ 48\\ 25\\ 225\end{array}$
C. R. Parsons, M. John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, C C. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivar E. D. Smith, Stoo Wm. J. Burke, cl I. F. Quinby, City Wm. J. Stewa Wm. B. Sackett, Wm. W. Race, Ambrose Redimar John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, LouisY. McConne U. A., Pratt., C	y Attorney y Attorney y Attorney y Attorney ass't City Attorney rt, Assistant Surveyor n, l, iiii iiiii iiiiiiiiiiiiiiiiiiiii	Att'y	5 5 2755 3755 1666 911 13375 700 1915 12575 500 483 550 485 2255 2225 2225
C. R. Parsons, M. John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, C C. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivar E. D. Smith, Stoo Wm. J. Burke, cl I. F. Quinby, City Wm. J. Stewa Wm. B. Sackett, Wm. W. Race, Ambrose Redimar John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, LouisY. McConne U. A., Pratt., C	y Attorney y Attorney y Attorney y Attorney ass't City Attorney rt, Assistant Surveyor n, l, iiii iiiii iiiiiiiiiiiiiiiiiiiii	Att'y	
C. R. Parsons, M. John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, C C. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivar E. D. Smith, Stoo Wm. J. Burke, cl I. F. Quinby, City Wm. J. Stewa Wm. B. Sackett, Wm. W. Race, Ambrose Redimar John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, LouisY. McConne U. A., Pratt., C	y Attorney y Attorney y Attorney y Attorney ass't City Attorney rt, Assistant Surveyor n, l, iiii iiiii iiiiiiiiiiiiiiiiiiiii	Att'y	$\begin{smallmatrix} 5 \\ 8 \\ 2755 \\ 3756 \\ 91 \\ 833 \\ 756 \\ 91 \\ 833 \\ 750 \\ 403 \\ 3333 \\ 1333 \\ 1333 \\ 750 \\ 191 \\ 1255 \\ 508 \\ 2255 \\ 2225 \\ 2225 \\ 2200 \\ 200 \\ \end{smallmatrix}$
C. R. Parsons, M. John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, C C. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivar E. D. Smith, Stoo Wm. J. Burke, cl I. F. Quinby, City Wm. J. Stewa Wm. B. Sackett, Wm. W. Race, Ambrose Redimar John Kenyon, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, LouisY. McConne U. A., Pratt., C	y Attorney y Attorney y Attorney y Attorney ass't City Attorney rt, Assistant Surveyor n, l, iiii iiiii iiiiiiiiiiiiiiiiiiiii	Att'y	
C. R. Parsons, M. John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, C C. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivan E. D. Smith, Stoo Wm. J. Stewa Wm. B. Sackett, Wm. W. Backett, Wm. W. Backett, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, Louis Y. McCome L. A. Pratt., C Valentine Flecker M. J. Maher, Thos. E. White, J Geo. E. Warner, W. F. Chandler, Peter Sheaidon C	y Artorney. Treasurer. Ireasurer. Ireasurer. y Attorney. ass't City Attorney. to ass't City Attorney. to ass't City Assessor. Surveyor rt, Assistant ll, stein, City Attorney. Il, stein, City Attorney. Surveyor Il, Surveyor	Att'y	$\begin{smallmatrix} 5 \\ 8 \\ 2755 \\ 8755 \\ 911 \\ 830 \\ 911 \\ 830 \\ 750 \\ 913 \\ 830 \\ 750 \\ 911 \\ 830 \\ 750 \\ 911 \\ 830 \\ 750 \\ 911 \\ 830 \\ 830 \\ 911 \\ 830 \\ 830 \\ 911 \\ 830 \\ 830 \\ 911 \\ 830 $
C. R. Parsons, M. John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, C C. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivan E. D. Smith, Stoo Wm. J. Stewa Wm. B. Sackett, Wm. W. Backett, Wm. W. Backett, Wm. M. Rebasz, C. E. Bingham, Martin Wahl, Louis Y. McCome L. A. Pratt., C Valentine Flecker M. J. Maher, Thos. E. White, J Geo. E. Warner, W. F. Chandler, Peter Sheaidon C	y Artorney. Treasurer. Ireasurer. Ireasurer. y Attorney. ass't City Attorney. to ass't City Attorney. to ass't City Assessor. Surveyor rt, Assistant ll, stein, City Attorney. Il, stein, City Attorney. Surveyor Il, Surveyor	Att'y	
C. R. Parsons, M. John A. Davis, Ci F. P. Allen, Dep. Ed'd Thomas, c C. M. Beattie, A. D. Davis, Fred E. Shedd, Charles Kondolf, Ivan Powers, Cit; Henry J. Sullivan E. D. Smith, Stoo Wm. J. Burke, cl I. F. Quinby, City Wm. J. Stewa Wm. B. Sackett, Wm. M. Race, Ambrose Redmar John Kenyon, Wm. W. Rebasz,	y Artorney. Treasurer. Ireasurer. Ireasurer. y Attorney. ass't City Attorney. to ass't City Attorney. to ass't City Assessor. Surveyor rt, Assistant ll, stein, City Attorney. Il, stein, City Attorney. Surveyor Il, Surveyor	Att'y	$\begin{smallmatrix} 5 \\ 8 \\ 2755 \\ 8755 \\ 911 \\ 830 \\ 911 \\ 830 \\ 750 \\ 913 \\ 830 \\ 750 \\ 911 \\ 830 \\ 750 \\ 911 \\ 830 \\ 750 \\ 911 \\ 830 \\ 830 \\ 911 \\ 830 \\ 830 \\ 911 \\ 830 \\ 830 \\ 911 \\ 830 $

Frank D. Fay, Watchman City Hall	66 66
	66 66
Peter G. Miller, Janitor Front street	00 00
	66 66
	22 85
	NN 00
mission	25 00
POOR FUND.	

POOR FUND. St. Mary's Hospital, board. 1,013 80 St. Mary's Orphan Asylum, board 1,030 40 St. Joseph Orphan Asylum, board 1,030 40 St. Joseph Orphan Asylum, board 808 28 Sisters of Mercy, board 808 28 Sisters of Mercy, board 411 30 Rochester Orphan Asylum, board 883 32 Home of Industry, board 411 30 Rochester Orphan Asylum, board 883 32 Home of the Friendless, board 130 00 City Hospital, board 915 40 Mary Flanigan, board 915 40 Mary Flanigan, board 20 9 George Oppell, bread 129 61 Wm. Koehler, bread 32 09 George Oppell, bread 12 00 W. S. Woodruff, groceries 15 00 John Englert, rent 10 00 Jos, Lochner, rent 22 50 Timothy Derrick, rent 9 75 Gao. Mattern, rent 36 68 Jeffrey & Co., burials 66 00 Thomas McDonald, beans 58 13 G.oetzman, scap. 58 13 </tbr> </tabr> 875 00 $\begin{array}{c} 4 & 50 \\ 40 & 00 \\ 3 & 00 \end{array}$ 30 00 18 10 40 00 $\begin{array}{c} 10 & 00 \\ 48 & 03 \\ 24 & 60 \\ 52 & 00 \end{array}$ 102 50 1 85 59 00 $58 13 \\ 88 40$ G.Goetzman, soap. Williamson & Higbie, stationery. Williamson & Higbie, stationery. W. C. Dickinson, coal. 13 75 24 13 6 50 A. F. & S. C. Stewart, repair'g ambulance 3 25 $5 \ 00$ PAY ROLL MONTH OF JANUARY, 1887. A. H. Martin, Overseer, 16 days..... \$ J. H. McGregor, clerk..... Thos. Swanton, 87 16 3 00 66 66 66 66 66 66 9 00 $27 \\ 00 \\ 00 \\ 00$ 62 50 41 41 41 13 00 66 66 $\begin{array}{c} 27 & 18 \\ 24 & 75 \end{array}$ $\begin{array}{c} 41 & 66 \\ 41 & 66 \\ 41 & 66 \\ 60 & 00 \end{array}$ 6 00 50 00 Pomeroy P. Dickinson, Excise Comm'er... C. Herzberger, 5 85 3 50 60 00 James Malley, ... 60 00 65 00 John H. Mason, clerk 75 00 75 00 HEALTH FUND.

00 00		
L66 66	Patrick Bradley, collecting garbage Jacob Rauber, Dr. Buchert, F. vaccinations	\$156.95
91 67	Jacob Rauber.	102 47
83 33	Dr. Buchert, F. vaccinations	13 60
70 00	WINNER KOSCHOTCON CONCEPTING GOTHOGO	109 25
50 00	Peter Hardy.	104 50
40 00	Jacob Stein,	104 50
333 33	Peter Hardy, Jacob Stein, Daniel Hickey, Martin Mason, John Bucher,	109 25
33 33	Martin Mason,	156 75
75 00	John Bucher,	104 50
70 00	H. D. Bryan, printing	73 00
l91 66	John P. Furman, drying hose	12 50
125 00	Chas. Englert, board horse. two months.	40 00
75 00	J. C. Birmingham, horse shoeing	11 25
63 33	Union and Advertiser, printing	18 00
63 33	John Baker, garbage	114 00
54 16	C. Pitcher, cleaning vault	10 00
75 00		10 00
50 00	PAY ROLL MONTH JANUARY.	
48 33	Dr. J. J. A. Burke, Health Officer	\$75 00
25 00	George Messmer, Register	66 66
25 00	Messenger, messenger	99 99
25 00	Otho Griswold, Inspector	41 66
25 00	Otho Griswold, Inspector. Geo. W. Hall, J. N. Harder, James Purcell,	41 66
00 00	J.N. Harder,	41 66
200 00	James Purcell,	41 66
75 00	Henry M. Heinold, keeper of Hope Hos-	
66 66	pital	50 00
00 00	pital. Frank Gage, sewer flusher	30 46
16 66	John Galvin.	41 66
.00 00 l	August Helbing	11 20
		11 40

4	£08
Wm T Kohlmotz sunt of collecting gon	Ed. McDonough, Patrolman 75 00
Wm.T.Kohlmetz, supt. of collecting gar- bage	0 Joseph St. Hellen. 75 m
bage	3 Charles E. Fowler, 72 50
LAMP FUND.	Will. MCKelvev. 75 In
	Robert Sloan,
Brush Electrie Light Co., lighting Dec\$4,664 8 United Gas Imp. Co., lighting Dec\$353 4 Citizens' Gas Co., lighting Dec, 1,655 4 Rochester Gas Co., lighting Dec, 1,015 9	5 John Dean, 75 00 0 Sam'l Schwartz, 75 00 J James A. Johnson, 75 00 5 Chas. W. Peart, 75 00 Chas. Hart 75 00
Citizens' Gas Co., lighting Dec 1,655 4	James A. Johnson,
J. P. Russell, assignee, lighting oil lamps	5 Chas. W. Peart,
for Jan 569 6	2 Mich. Hynes,
for Jan	0 Louis Nold,
MONTHLY PAY ROLL-JANUARY.	reter ness,
C. R. Finnegan, sup't electric lights 50 0	0 Oliver A. Youle, 75 00 Fred Kipphut, 75 00
CITY PROPERTY FUND.	Hiram Rogers,
Rochester Gas Co., lighting City Hall, Oct \$145 0 City Hall, Nov. 207 6 I. F. Carter, matting. 16 Rose J. Clarke, cleaning. 30 B. J. Clarke, cleaning. 30 B. J. Clarke, cleaning. 30 B. J. Street B. Stre	Pat'k J. Cummings,
City Hall, Nov. 207 6	0 Benj. L. Stetson,
I. F. Carter, matting 16 8	$\begin{array}{c} Pat'k Culligan, \\ \hline{72} 50 \end{array}$
	Wm. Murray,
J. B. Chamberlain hose fixture	5 Mico. Englert, 75 00
Hamilton & Mathews, scoop shovels 1 a	5 John Sullivan, 75 00 Dennis Hogan, 75 00
Elwood & Brien, locks, keys, etc 7 L	James E. Ryan, 75 00
Bernhardt & Casey, coal 12 7	John Yaman, 45 00
POLICE FUND.	Mich. Zimmerman, 72 50
Frank Parmelee, use of Arsenal \$25 0	Geo. H. Kron, 72 50
Howe & Rogers, matting	Geo. Liese,
John W. Hannan, services	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Richard Titus, horse hire40Chas. W. Trotter, stove, etc76 7	Wm. Hillard,
B. L. Sheldon, meals for prisoners	Fred Walter,
Miller & Holdridge, livery 20	
Wm. Bassett, repairs 15 6	2 Edward O'Loughlin, 10 $^{$
B. Frank Enos, expenses, Dec	Geo. Kleisley,
Doyle & Gallery, coal	Ed. J. O'Brien, 75 00
W. L. Buckland, hack hire 40	O John B. Davis,
Addie Mosher, washing	John H. Dana,
Union and Advertiser, printing blanks 4 0 Samuel Sloan, repairs	Wm. White,
Jos. P. Cleary, expenses for December 22 8	Ed. Van Vorst
Maggie Gaffney, cleaning headquarters,	John C. McGuatters,
Dec 13 0	Frank S. Skuse, 75 00
H. H. Babock, coal 10 0 Western Union Tel. Co., services, Dec 19 3	Jacob Frank,
Williamson & Higble, law books, etc 16.3	John Wangman,
I D Chambarlain has at natrolhance 11 W	5 John Monaghan, 75 00 Chas. Siefferd, 75 00
Charles E. Kohlmetz, repairs at hqrs 18 3 John W. Taylor, photographs for gallery 31 Critchell & Irwin, furniture, patrol house. 17 Baltimore & Ohio Tel. Co., services, Dec. 16 George Long, expenses in Kelly case. 4 John C. Haydon, 7 Aman case. 7 E	5 Daniel Golding, 75 00
John W. Taylor, photographs for gallery 31 7 Critchell & Irwin furniture patrol house 17 7	² Michael Cain,
Critchell & Irwin, furniture, patrol house. 17 7 Baltimore & Ohio Tel. Co., services, Dec. 16 1	James P. Flynn,
George Long, expenses in Kelly case. 48	9 Hugh Clark, 75 00 Wm. Laragy, 75 00
John C. Haydon, Aman case. 71 James Gillis, picture frames	Wallace R. McArthur,
James Gillis, picture frames	Joseph Baker,
E. W. Tripp, ice at hgrs 28 3	0 Joseph Haker, 0 67 50 5 Chas. Stupp, 62 50 62 50 6 Ferd A. Klubertanz, 75 00 75 00 John E. Moran, 75 00 75 00 75 00
E. W. Tripp, ice at hqrs	(1) for (1)
POLICE PAY ROLL-MONTH DEC.	Andrew J. Moynihan,
Joseph W. Rosenthal, Police Commissioner \$250 0	0 Theo H. Cazeau, 75 00
James D. Casey, 250 0	0 Henry M. Meislohn, 22 50
Joseph W. Rosentnal, Police Commissioner 5200 James D. Casey, Bartholomew Keeler, Police Justice	0 Chas. P. Player, 75 00 0 Job. W. Chatfield, 75 00
Joseph P. Cleary, Chief Police	0 John Coughlin
Charles McCormick, Ass't Chief and Day	
Captain 116 6	7 terpreter
Wm. Keith, Night Captain 108 3 Benjamin C. Furtherer, Lieutenant 85 0	3 Michael Hyland, turnkey
Frank B. Allen, 85 0	
John A. Baird. 85.0	0 Henry W. Martin 21 44
John E. McDermott,	
John C. Hayden, Detective	Doorregener Ion 01 1007 (
Thomas Lynch,	
Thos. A. Burchill,	0 The accompanying bills and estimates of nor
Peter Lauer	The $\operatorname{scompanying}$ bills and estimates, as per $_{0}^{\circ}$ the following statement, having been lawfully con-
Joseph S. Roworth,	a tracted, examined, audited and settied by this
Thomas Dukelow	
George Long,	
Older Oliver, Patrolman, 65 0	0 Oily Onarter.
Andrew Connolly, 75 0	0 Respectivity submitted,
	0
Wm. P. O'Neil,	
John Mitchell,	0 Hamilton & Mathews, hardware

ĥ

J. Neville, Clerk, disbursements	20 8
Hoffman & Son Tonging to The Street	
H. Hoffman & Son, repairs to wagons	11 7
Adam Klein, repairs to tools	14
Charles E. Kohlmetz, iron work	14
Chas. Wells & Sons, iron work	4 0
Chas. Wens & Solle, from Work	4 (
Rosella E. Pike, Macadam	75 2
Whitmore, Rauber & Vicinus, Macadam, sewer	
covers, etc	16 9
T C Concland newlas but h	10.8
J. C. Copeland, paving brick	3 2
Geo. C. Buell & Co., salt.	18
F. C. Lauer & Sons, sewer covers	48
B. N. Y. & P. R.R.Co unloading street dirt	
B. N. I. & I. R.R.Co unloading street dirt	20 0
Water Works Department, transfer of salary and	
expense account	815 4
Hicks & McKenzie, horse shoeing	6 (
Hicks & Money making	
Alfred P. Mann, whip	10
S. B. Williams, oil	22
John A. Vanderwerf, building shed	25ĩ Ã
when an i was a start with and a succession of the second se	AU1 4

Water Pipe Extension Fund.

Monthly pay roll for Jan., 1887	. s	585	3
Street Department, salary of Inspector of Sur plus material		82	5
Water Works Department, water pipe exten sion account	-		
William Simpson, wrenches		14	9
Thos. J. Neville. Clerk, paid for freight. &c Donaldson Iron Co., cast iron pipe	1	$131 \\ .123$	5
stackpole & Brother, repairing transit, &c Street Department, labor-filling trenches		15	8
succession population of the second sec		13	
TT	\$3	,008	3

1

}

per on-1ble

the

Water Works Department.

Monthly pay roll, operating expenses	\$1 079	01
Monthly pay roll, operating expenses. Service and repairs	1 2014	01
Byron Holley, salary for January, 1887	200	00
Geo. W. Aidridge	. 200	
Geo. W. Aidridge	200	
The Brads' reet Co., annual subscription	. 200	
Boll Telerhone Co., annt of tolerhon	. 60	(0
Bell Teler hone Co., rent of telephones	 55 	60
W F Woodburg water reat DLIS	. 16	00
W. W. Morrison, water rent bills W. E. Woodbury, matches and brooms	. 2	29 93
FIGUCES MCA HIB, WAShing	2	93
&c	. 93	39
B. F. Harns, rent of barn for January.	22	50
		70
		••
guage Rose & Eddy, hard ware.	۰ ۱	25
Rose & Eddy, hardware	• 4	07
Har fion & Mathews, hardware.	. 10	14
Emil Rodenbeck, labor and solder	. 10	34
John Snow, stool anginga	. 1	
John Snow, steel springs.	. 2	25
		00
Rochester Gas Light Co., gas. Morris Bortle, posts and lavers.	. 21	60
morris borne, posts and lave s	. 6	28
		75
		ŏŏ
		50
notice	5 10	25
Hicks & McKenzie, horse shoeing	• 10	25
		25
G. W. Crouch, Jr lumber	• 44	20
G. W. Crouch, Jr., lumber. I. Emory Jones, labor and material	. 36	
J. DeMaille, painting. Woodbury, Morse & Co., supplies	• 9	28
Woodbury Marga & Co	, 6	00
Somuel Sloop, plumeting analysis	. 12	
Samuel Sloan, plumbing sur plies	. 22	
Alfred P. Mann, harness supplies.	. 18	80
		00
		89
Taylor Brothers, thermometers.	. 3	50
	· · · · · · · · · · · · · · · · · · ·	
	\$5,307	51
Ekan Dana ta ta z	w.,	~

Fire Department Fund.

Monthly pay roll for January, 1887	Ø4 041 00	
oos. II, Auwen, Dainting apparating	59 50	
F. C. Reatz & Ero. Dainting wagon	20.00	
woodbury Engine Company, enaits to fire en-		
kine	4 00	
Elwood & Brien, Wire, bell, cranks etc	8 47	
Unichell & Irwin, repair, buildings	8 70	
John A. Vanderweif, repairs buildings	17 59	
barr & Creelman, plumbing	12 55	
wm, stewart, painting	160 \$4	
Dr. A. Tear, veleth ary services and modicing	105 15	
Stone & Compbell, (ats and shout feed	242 94	l
win, S. Castleman, chamois skin	19 50	ĺ
L Brewster & Co., Soan mons etc	14 50	į
4. J. Neville. clerk, paid for hav	56 93	l
L, B, BOOLD & SOL renairing clocks	2 50	
samuel Bemish, bali for washing	25 30	l
	84 76	1
nowe a novers, furniture.	304 38	i
	19 50	1
Geo. A. Brown, horses	6C0 L0	į

103

20 88	Active Hose Co., monthly appropriation	250	60
$ 1175 \\ 140 $	Alert Hose Co., monthly appropriation	287	
. 8 44	James Field cord. etc.	4	33
. 4 00	C. F. Paine & Co., vitriol etc Silver Lake Ice Co., ice	11	99
75 25	Smith, Perkins & Co., soda	14	00
r	Louis Ernst & Son, hardware J. W. Maguire, coal	10	12 80
16 98	J. W. Maguire, coal.		40
. 3 20 . 1 80	J. W. Maguire, coal. Rochester German Insurance Co., insurance. United Cas Improvement Co.	24	- 60
450	Rochester Gas Tight Ga	15	75 40
. 20 00	Phillip Ernst, repairs to harness	8	40 65
d 815 44	Phillip Ernst, repairs to harpess. Strong, Woodbury & Co., whips. Water Works Dep't, transfer of color and		00
. 815 44	Water Works Dep't, transfer of salary and ex-		
100	Post-Express Printing Co	815	
2 25	Taylor Bros., thermometers		00
251 40		10	00
\$1,249 46	Logal Imperation	\$7,597	51
\$1,210 10	Locus insprovement knind		
A FOF 08	Wm. McConnell, inspection.	\$20	00
\$ 585 32	And charge Pinnacle ave. Imp., O. 2,975. Wm. Howe, inspection.	-	
82 52	Wm. Howe, inspection	27	50
•	Wm. McConnell, inspection	27	50
1,091 01	And charge Mt. Vernon ave. and Cayuga pl.	~.	00
$1491 \\ 13156$	John Culhane, inspection		
1,123 42	Sever, O. 3,066. John Culhane, inspection And charge Park Row and Neilson pl. sewer, O. 8,059	48	75
15 85	0 8,059,		
13 25	Wm. Fuller, extra work.	81	42
000 04	And charge Glenwood ave. ret. walls, O. 3,02 Street Department, stakes and cartage	5.	
\$3,008 34		3	25
	Water Works Department, labor.		
\$1.973 01	And charge Brown st. imp't, O. 2,982.	84	31
1,72491 20000	And charge Brown st. imp't, O. 2,982 Hand st. imp't, O. 2,986 Gorham st. imp't, O. 3,002	65	50
200 00	dornam st. mp t, 0. 3,002	130	3\$
200 00	Partial Estimates.		
60 (0	Rochester Bridge and Iron Works est. No. 1	2,400	60
55 60 16 00	And charge Exchange st. foot bridge, O.2, 659.		
2 29	And charge Goodman st sewer, O. 2,963.	6,123	00
2 29 7 93	John Mauder, Estimate No. 1 And charge Mt. Vernon ave. and Cayu, a 11. sewer, O. 3,026.	2,145	00
1	And charge Mt. Vernon ave. and Cayu, a 11.	~,130	00
93 39 22 50	James Logan, estimate No I		~~
46 70	James Logan, estimate No. I. And charge Reynolds st. plank walk, O. 3,050	195	80
		589	25
1 25	Andcharge Adams st. pipe sewer, O. 3,000,	000	40.
11 07 10 74	FINAL ESTIMATES.		
10 34	Thos, Oliver & Son Mansion street mell-	800	00
1 35	Wm. Fuller, Glenwood avenue retaining walls	202	30
2 25	-		
10 00	Adopted by the following water	13,229	87
21 60 6 28	Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Watson, Ko Fritzsche, El'iott, Foley, Selye, Mandevilie, hard, Weider, stein, Bohrer, Kelly, Schaeffer	hlmet	
6 28 32 75	Fritzsche, Elliott, Foley, Selye, Mandeville	Swit-	Z,
118 58	hard, Weider, stein, Bohrer, Kelly, Schaeffer-	-15.	
5 00	ACTION ON ORDINANCES.		
159 50	-original of output ANCES.		

FIRST ORDINANCES.

CAMPBELL STREET PIPE SEWER.

CAMPELL STREET PIPE SEWER. By Ald. Marson-Resolved. That the City Surveyor ascertain and report to this Council the express of constructing a vitified pipe sewer in a portion of Adopted. The surveyor submitted as such estimate \$1,183. By Aid. Marson-Resolved. That the following im-provement is n cess iy, viz.² The construction of a verified pipe sewer twelve (12) inches in ciameter in Campbell steet, beginning at a pointforty (40) feet irom the east line of Mggue street and extending easiword io intersect the sewer in Ames street, with the necessary manholes, surface sewers, but laterals and ob connections: also the required road-way gra. Ing and guiter formations. Hesoived, untiter, ihat the following portion of said city is do mereby approved. Hesoived, untiter, ihat the following portion of said city is do had be and store in the or appendix of the street, viz. Determent is on each side of Campbell street, from Hague sneet to Ames stree, in proportion to the ben-effit which each wi I derive thereform. And the Clerk is hereoly dire ted to publish notice in the construction of the subjection visit of the evised Charter of 180, of the city of Nechester, that all per-cons in reseted in the subject matter of said approve-mate, are required to at.end the C mmon Council on the state event is a streed the subject on said in prove-ment, are required to at.end the C mmon Council on the state are equired to at.end the C monon Council on the state. Adopted. heard. Adopted.

GLENWOOD PARK OPENING.

By Ald. Bohrer-Resolved, That the following im-provement is necessary, and we hereby judge the public good requires the same to be done, viz: The opening of that portion of Glenwood P rk, lying between Fourth site et and Thrush street, that is not now opened; the lines of the part propsed to be opened to be in the prolongation of the lines of the portions of Glenwood Park aforesaid which are now opened. Resolved, further. That the following portion of said city is deemed benefited and proper and ought to be excessed by a local assessment for handbolk ethernense

Active in the second se

NORTH AVENUE SPRINKLING (SEC. 2).

By Ald. Konlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprink ing North a enue (Sec. 2) during the season of 1837.

of 1837. Adopted. The Surveyor submitted as such estimate, §210. By Ald, Kohlmetz—Resolved, That the following im-provement is necessary, viz.: The sprinkling of North avenue(S c. 2) from the cen-ter of Weld street to North street during the season of

The sprinking of North street during the season of 1887. And, Whereas, The City Surveyor, under the direct tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$210 which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for he whole expense thereof, viz.: One tier of lots on each side of North avenue from the center of Weld street to North street. And the Clerk is hereby directed to publish notice in pursuance of Tile VIL, of section 173, of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend at the Common Council, on Thesday evening, February the 8th, 1887, at 7 o'clock, at the Common Council Chamber, when alle-gations will he heard.

Ald. Bohrer moved that the ordinance be amended by inserting (sec. 1) in place of (sec. 2) ard insert, from "East Main street" in place of "the center of Weid street" and that the estimate be changed to \$450. Adopted.

The ordinance, as amended, was then adopted.

NORTH AVENUE SPRINKLING (SEC. 2.)

By Ald. Kohlmtez-Resolved, That the City Survey-or ascertain and report to this Council the expense of sprinkling North avenue (Section 2) during the season of 1887.

sprinkling North avenue (Section 2) during the season of 1887. The Surveyor submitted as such estimate, \$300. By Ald. Koblmetz-Resolved, That the following im-provement is necessary, viz : The sprinkling of North avenue (Section 2), from North street to north line of Stevens street, during the Season of 1887. And whereas, The City Surveyor, under the direction of this Council, has made an estimate of the wnoleex pense thereot, and reports the same at \$300 which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed tor the whole expense thereot, viz: One tire of lots on each side of North avenue, from North street to the north line of Stevens street And the Clerk is hereby arcted to publish notice in pursuance of title vii, section 172 of the revised Charter ested in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, February the 8th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Belling the state of the state heard.

or

pense of sprinkling Prince street during the season of 1887. Adopted.

1987.
Aiopted.
The Surveyor submitted as such estimate \$150.
By Aid. Kohlmetz-Resolved, That the following improvement is necessary, viz.:
The sprinkling of Prince s: reet, from East avenue to East Main street, during the second 1887.
And whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reported the same at \$150, which estimate is hereby approved.
Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.:
One tier of lots on each side of Prince street, from East avenue to East Main street.
And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880 of the City of Rochester that all persons interseted in the subject matter of said improvement, are hereby required to attend the Common Council, on Tuesday evening, Feb. the Sth, 1887, at 7 o'clock, at the Common Council Camber, when allegations will be heard.
Adopted.
PARK AVENUE SPEINKLING.

PARK AVENUE SPRINKLING.

By Ald. Kohlm etz—Resolved, That the City Sur-veyor ascertain and report to this Council the expense of sprinkling Park avenue during the season of 1887, Adopted. The Surveyor submitted as such estimate, \$210, By Ald. Kohlmetz—Resolved, That the following im-provement is necessary, viz: The sprinkling of Park avenue, from Alexander street to Vick park, Avenue A, during the season of 1887.

1887

Street to Vick park, Avenue A, during the season of 1837. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$210, which estimate is hereby approvea; Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Park avenue, from A'exancer street to Vick pa k, Avenue A. And the Clerk is hereby directed to publish notice in pursuance of 1880 of the City of Rochester, that all persons interested in the subject matter of said improve-ment are required to attend the Common Council, on Saturday evening, February the 8th, 1887, at7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

PLATT STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Platt street during the season of 1387.

ascertain and report to this Council the expense of sprinking Platt street during the season of 1887. Adopted. The Surveyor submitted as such estimate \$240. By Ald. Kohlmetz-Resolved, 1 hat the following improvement is necessary, viz.: The sprinkling of Platt street from State street to Allen street during the season of 1887. And Whereas, The City Surveyor, under the direc-tion of this Courcil, has made an estimate of the whole expense thereof, and reports the same at \$240, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefite and proper to be assessed for the whole expense thereof, viz.: One tier of lots on on each side of Platt street from State street to Allen street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement are required to attend the Common Council on Tuesday evening, Feb, the 8th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations Mathematical states and states and states at the states at the subject matter of said im-provement are required to attend the Common Council on Tuesday evening. Feb, the 8th, 1887, at 7 o'clock, at the common Council Chamber, when allegations will be heard. Adopted.

PLYMOUTH AVENUE SPRINKLING.

One tier of lots on each side of Plymouth avenue, from 75 feet south of the Erie canal to Glasgow street. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, February the 8th, 1837, at 7 o' clock, at the Common Council Chamber, when allegations will be heard. Adopted. PHELPS AVE SPRINKLING.

PHELPS AVE SPRINKLING

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Phelps avenue during the season of 1837.

sprinking Phelps avenue during the scapense of Adopted. The Surveyor submitted as such estimate \$240, By Ald, Kohlmetz-Resolved, That the following im provement is necessary, viz: The sprinkling of Phelps avenue, from Lake avenue to the West line of Backus avenue, during the season of 1837.

to the West fine of Backus avenue, during the season of 1887. And whereas, The City Surveyor, under the direc-tions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$240, which estimate is hereby approved. Resolved, further-That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots of each side of Phelps avenue, from Lake avenue to Backus ave. And the Clerk is hereby direted to publish notice in pursuance of Title VII. Secton 172 of the Revised Charter of 1880, of the City of ioochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday even us, F. bruary the 8th, 1837, at o'clock, at the Common Council Champer, when allegations will be beard. be beard Adopted.

ROWLEY STREET SPRINKLING.

Î

3

0 e h

)E

m, 9d 11 n. il k, ns

or of 37.

ng et: he

)x-lch

aid for

Adopt.d. ROWLEY STREET SPEINKLING. By Ald. Koblmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of sprinking Rowley street during the season of 1887, Adopted. The Surveyor submitted as such estimate, \$180. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz: The sprinkling of Rowley street, from Park avenue to Monroe avenue, during the season of 1887. and Whereas, The City Surveyor, under the direc-tion of this Council, nas made an estimate of the whole expense thereof and reports the same at \$180, which estimate is hereby approved: Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Rowley street, from Park avenue to Monroe avenue. And the Cerk is hereby directed to publish notice in pursuance of Title VI, section 172 of Revised Charter of 1880 of the city of Rocheeter, that all persons inter-sted in the subject matter of said improvement are required to attend the Common Council on Tuesday evening, February the Sth. 1857, at 70° clock, at the Common Council Chamber, when allegations will be heard. RENVOLDS STREET SFRINKLING. Adopted.

REYNOLDS STREET SPRINKLING

By Ald. Kohlmetz-Resolved. That the City Sur veyor ascertain and report to this Council the expense sprinkling Reynolds street during the season of 1887.

veyor ascertain and report to this Council the exDense sprinkling Heynolds street during the season of 1887. Adopted, The Surveyor submitted as such estimate, \$120. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz: The sprinkling of Reynolds street, from West ave-nue to the south line of Clifton street, during the sea-son of 1887. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$120, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be as seesed for the whole expense thereof, viz. One ther of lots on c childe of Reynolds street, from West avenue to Clifton street, during the Revised Destrer of State the the street of the Revised Destrer of State the the street of the Revised Destrer of State of the whole street is the following provement, are yequired to the State at all pervendent, are yequired to the State at all provement, are yequired to the State at the State at provement, are yequired to the State at the State at provement, are yequired to the State at the State at provement, are yequired to the State at the State at provement are stated at the Common Council Chamber, when alle-dopted. Rome STRETS PRINKLING.

ROME STRRET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Rome street during the season of 1887.

Adopted. The Surveyor submitted as such estimate \$90. By Ald. Kchlmetz -- Resolved That the following improvement is necessary, viz: The sprinking of Rome street, from Clinton place to Central avenue. during the season of 1837. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$90, which estimate is hereby approved. Resolved, further, That the following portion of Said City is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Rome street, from Cliaton place to Central avenue. And the Clerk is hereby directed to publish notice in pursuance of litle VII, Section 172 of the Revised (harter of 1850, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to stiend the Common Council, on the start to stimon Council Chamber, when all:-gations will be heard. Adopted. Adopted.

STATE STREET SPEINKLING. By Alderman Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the ex-pense of sprickling state street during the season of 1887.

pense of sprinkling state street during the season of 1887. Adopted. The Surveyor submitted as such estimate \$660. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz: The sprinkling of State street from Main street to north line of Vincent flace, during the season of 1857. And whereas, the Cliy Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$660, which estimate it hereby approved. Resolved further, That the following portion of said city is deemed exempted and proper to be assessed for the whole expense thereof, viz: One tier of loss on each side of State street, from Main street to North line of Vincent place. And the Clerk is hereby directed to publish notice in pursuance of Stile VII.. section 12 of the Revised provenient are required to suice of Side in the stile of Side in provenent are required to suice of Side in the stile provenient are required to suice of Side in the Side in pursuance of the Common Council Chamber, when altegations will be heard. Adopted. Adopted. ST. JOSEPH STREET SPRINKLING.

ST. JOSEPH STREET SPRINKLING. By Ald. Kohlmetz-Resolved, That the City Survey-or ascertain and report to this Council the expense of sprinkling St. Joseph street during the season of 1887. Adopted. The Surveyor submitted as such estimate, \$330. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz: The sprinkling of St. Joseph street, from Clinton place to the North line of Herman street during the season of 1887.

place to the North line of Herman street during the season of 1837. And whereas the City Surveyor, under the direction of this Council, has nade an estimate of the whole expense thereof and reported the same at §330, which estimate is hereby approved. Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof viz: One titer of lots on each side of St. Joseph street, from Clinton place to the North line of Herman street. And the Clerk is hereby directed to publish notice in pursuance of Title VII, section 172 of the Revised Char-ter of 1830 of the City of Rochester, that all persons interested in the subject matter of said improve-ment are required to attend the Common Council on Tulesday evening, February the 8th, 1857, at 7 ° clock, at the Common Council Chamber, when allegations will be heard. Adopted.

SOUTH ST. PAUL STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinking South St. Paul street during the season of 1887

Adopted. The Surveyor submitted as such estimate \$360. By Aid, Kohlmetz-Resolved, That the following improvement is necessary, viz.: The sprinkling of South St. Paul street from Main Street to Erie canal, during the season of 1887. And whereas, The City Surveyor, under the direc-tions of this Council, has made an estimate of the which estimate is hereby approved, Resolved, further. That the following portion of said city is deemed benefited and proper to be assessed for the whole expanse thereof, viz.: One tier of fots on each side of South St. Paul street from Main street to the Erie canal.

And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1280, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening February the Sth, 1887, o'clock, at the Common Council Chamber, when allegations will be heard heard. Adopted.

NORTH ST. PAUL STREET SPRINKLING (SEC. 1).

By Ald. Kohlmetz-Resolved, That he city surveyor ascertain and report to this Council the expense of spr naling St. Paul street (N., sec. 1), during the st ason of 1887.

Adopted.

Acopted. The surveyor submitted as such estimate, \$240. By Ald, Kohlmetz-Resolved, That the following im-provement is necessary, viz. The sprinking of North St. Paul street (sec. 1), from Main street to south line of Marietta street, during the season of 1887.

main state to south the of Marietta street, fulfing the season of 1887. And whereas, The city surveyor, under the directions of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$240, which estimate is hereby approved. Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of St. Paul street, from Main street to south line of Marietta street. And the elerk is he eby directed to publish notice in pursuance of Title VII., Section 172 of the Bevised Charter of 1880, of the City of Kochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council on Tuesday evening, Febuary Sch, 1887, at 7 o'clock, at the Council Chamber, when allegations will be heard. Adopted Adopted

NORTH ST. PAUL STREET SPRINKLING (SEC. 2).

By Ald. Kohlmetz-Resolved, That he City Surveyor ascertain and report to this Council the expense of prinkling North St. Paul street (Sec. X, during the season of 1887.

sons interested in the subject matter of sold improve-met, are required to attend the Common Council, on Tuesdar evening, February the8th, 1887, at 7:000'clock, at the Common Council Chamber, when allegations will be heard.

Adoptea,

SOUTH AVENUE SPRINKLING.

By Ald, Kohlmetz-Resolved, That the City Surveyor ascertain and report to this council the expense of sprinkling South avenue during the season of 187.

ascentral a sky to got of the or and contract the control of the star prinking south avenue during the season of the star Anour error submitted as such estimate, \$90. By All K hunger-Erecolved (That the following im-premient is necessary, viz.: The strinking of South avenue f our the Erie can al to South life of Comfor street during the season of 1887. And whe eas, the City surveyor, under the directions of this Council, las made an e t mate of the whole ex-pense thereof, and reports the same at \$90, which es-ter the short of the source of the season of the council, las made and proper to be assessed for the whole expense thereof, viz.: most whole expense thereof, viz.: must and to Comfor street. In and the Cl-rk is her-by directed to publish notice in public whole expense thereof, viz.: must ance of Titk VII. Section 172 of the Revised in the whole expense thereof, viz.: must ance of the VII such at all prove-ment at the subject matter of said improve-ment at er quired to autend the Common Council, on Thesday evening, F-brinary the Sth, 1837, at 7 o'clock at the Council Chamber, when allegations will be heard. Adopted, scio STREET SPHINKLING. bas interest of note subject nation and improved and improved in the subject nation of said inproved in the common Council on the council on the common council on

ascertain and report to this Council the expense of sprinkling Scio street during the season of 1897.

Adopted. The Surveyor submitted as such estimate \$120.00. By Ald. Kohlmetz-Resolved, That the following im-

The Surveyor submitted as such estimate \$120.00. By Ald, Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The sprinkling of Scio street, from East avenue to East Main street, during the season of 1887. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole er-pense thereof and reported the same at \$120.00, which estimate is hereby approved. Resolved, further, That he following portion of said city is deemed benefited and proper to be as-sessed for the whole expense thereof, viz.: One tier of lots on each side of Scio street, from East avenue to East Main stre t. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172, of the Revisen Charter of 1880, of the city of Rochester, chat all per-sons intersted in the subject matter of said im-provement, are required to attend the Common Coun-cil, or Tuesday evening, February the Sth, 1887, at 7 o'clock, at the Common Council Chamber, when alle-gations will be heard. Adopted.

SPRING STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the ex-pense of sprinkling Spring street during the season of

pense of "prinkling Spring street during the season of 1887. Adopted. The Surveyor submitted as such estimate \$270.00. By Aid. Kohimetz-Resolved, That the following Improvement is necessary, viz.: The sprinkling of Spring street from Exchange street to Ford street during the season of 1887. And whereas, the City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereot, and reports the same at \$270.00 which estimate is hereby approved. Resolved, further, That the following portion of said City is deemed benefited and proper to be assessed for the whole expense thereof, viz.: Ore tier of lots on each side of Spring street, from Exchange st. est to Ford sticet. A.d the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 173 of the Revised Charter of 1880, of the city of Rochester, that all per-sons interested in the subject matter of sid improve-ment, are required to attend the Common Council, on Turesday evenics, February the 8th, 1887, at 7 o'clock, at the Common Council Cnambers, when allegations will be heard. Adopted.

SOPHIA STREET SPRINKLING.

By Aid. Kohlmetz-Resolved, That the City Survey-or ascertain and report to this Council, the expense of sprivkling Sophia street during the season of 1887.

spri kling Sophia street during the sear on of 1887. Adopted. The Surveyor submitted as such estimate \$150. By Ald. Kohlmetz-Resolved, That the following im-provement is nece-sary. viz: The sprinking of Sophia street, from Main street to Allen street, during in season of 1887. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tare of lots on each side of Sophia street, from Main street to Allen street. And the Clerkys hereby approted to gublish notice in

Main street to Allen street. And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172 of the Revised Uharter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Tassday evening, February the Sth. 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. he beard. Adopted.

TROUP STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Jurveyor ascertain and report to this Council the expense of sprinkling Troup street, during the season of 1887. Adopted.

The croceyor submitted as such estimate \$420.00. By Ald. K hlmetz-Resolved, That the following im-provement is necessary, viz:

The sprinkling of Troup street, from Excharge street to west line of Prospect street, during the season of 1887.

Öř

m. 10 Oth

12. ch

of 8 .st

in э'n r. n. n 7 e

٩.,

唐

8 . e n e ñ

F

2 i 2 One tier of lots on each side of Troup street, from Exchange street to Prospect street. And the Clerk is hereby directed to publish notice in pursuance of Tilte VII., section 172, of the Revised Charter of 1880, of the City of Rochester. that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Tuesday evening, February the 5th, 1887, at 7 o'clock, at the Common Council Chamber, when alle gations will be heard. Adopted. Adopted.

SOUTH UNION STREET SPRINKLING

By Ald. Kohlmetz-Resolved. That the Ci.y Surveyor ascertain and report to this Council the expense of sprinkling South Union street, during the season of 187; Adopted.

1857.
Adoted.
The Surveyor submitted as such estimate, \$210.
By Ald. Kohlmetz-Resolved. That the following improvement is necessary, viz.
The sprinkling of South Union street, from East ave nue to Monree avenue, during the season of 1867.
And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reports the same at \$210, which estimate is hereby approved.
Resolved, further. That the following portion of said (ity is deemed benetized and proper to be assessed for the whole expense thereof, viz.: 4
One titer of lots on each side of Union street from East avenue to Monree avenue.
And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council (has the common Council Chamber, when allegations will be heard.
NORTH UNION STREET SPRINKLING.

NORTH UNION STREET SPRINKLING.

By Ald, Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expense of sprinkling North Union street during the season of 1887.

scertain and report to this Council the expense of Adopted. The Surveyor submitted as such estimate, §1:0. By Ald. Kohlm etz-Resolved, That the following improvement is necessary. viz · The sprinkling of North Union street from East ave nue to Uriversity avenue during the season of 1887. And, Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$150, which estimate is hereby approved. Resolved, further, That the following portion of said ety is deemed banefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of North Union street from East avenue to University avenue. And the Clerk is hereby arceided to ublish notice in pursuance of Title VII, Section 172 of the Revised Char-ter of 1850, of the City of Rochester, that all persons interested in the subject matter of said improvement, are required to attend the Common Council on Tuesday evening, February the 8th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard, Adonted. be heard. Adopted.

UNIVERSITY AVENUE SPRINKLING (SEC. 1).

By Ald. Kohlmetz- Resolved, That the City Surveyor ascertain and report to this Council the expense sprinking University avenue (sec. 1), during the season of 1997 of 1887.

of 1887. Adopted. The Surveyor submitted as such estimate \$240. By Ald. Kohlmetz-Resolved, That the following Improvement is necessary, viz: The sprinking of University avenue (sec. 1), from North avenue to East Main street, during the season of 1887.

North avenue to East main street, during the season or 1887. And Whereas, The City Surveyor, under the direc-tions of this Council, has made an estimate of the whole expense th reof and reports the same at \$240, which estimate is hereby approved. Resolved further, That the following portion of salo city is deemed been fitted and proper to be assessed for the whole expense thereof, viz: One ther of lots on each side of University avenue(sec. 1), from North avenue to East Main street. And the Cirrk is hereby directed to publish notice in pursuance of Title VII. Section 172, of the Revised Charter of 1880 of the city of Rochester that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council on Tuesday evening, February the 5th, 1887, at 7 o'clock at the Common Council chamber, when allegations will be heard.

Adopted.

104

UNIVERSITY AVENUE SPRINKLING (SEC. 2).

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinking University ave. (sec 2), during the season of 1887.

sprinkling University are. (see 2), during the season of 187. 187. The Surveyor submitted as such estimate \$150. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz. The sprinkling University avenue (sec. 2), from East Main street of University avenue (sec. 2), from East Main street of University avenue (sec. 2), from the sprinkling of the east line of Alexander street, due to the season of last. And Whereas, The CLUS Surveyor, under the direc-tions of this Councit, has made an (simate of the whole expense there by approved Resolved Further, that the following portion of said city is deemed herefue and proper to be assessed for the whole expense thereof, viz.: And the Clerk is here by defored to publish notice in pursuance of Title VIL, Section 172 of the Revised Charter of 1850, of the Cliy of Acchesier, that all per sons interested in the subject matter of said in prove-rent, are required to attend the Common Council, on Tuesday evening, February the 8th, 1857, at 7 o' lock, at the Common Council Chamber, when allegations will be heard.

Adopted.

UNIVERSITY AVENUE SPRINKLING (SEC. 3).

UNIVERSITY AVENUE SPRINKLING (SEC. 3). By Ald. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expense of sprinkling Oniversity avenue (Sec. 3) ouring the season of 1887. Adopted. The Surveyor submitted as such estimate \$240. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The sprinkling O University avenue (Sec. 3) from Prince street to Cuiver park during the season of 1887. And, Whereas, The City Surveyor under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$240, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for thewhole expense thereof, viz.: One ther of lots on each side of University avenue, from Prince street to Cuiver park. And the Clerk is hereby directed to publish notice in oursuance of Title V I., S citon 172, of the Revised Charter of 1380, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on Tuesdag evening, February the 5th, 1857, at 7 o'cicock, at the Common Council Chamber, when allegations will be heard. Adopted. Adopted.

VINCENT PLACE SPRINKLING.

Adopted. VINCENT PLACE SPRINKLING. By Ald, Kohlmetz-Resolved, That the City Surveyof secortain and report to this Council the expense of sprinking Vincent Place, during the season of 1887. Adopted. The Surveyor submitted as such estimate, \$90. By Ald, Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The sprinkling of Vincent Place, from State street to west end of bridge, d. ring the season of 1887. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$90, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of Vincent Place, from State stre-t to west end of orige. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter or said improve-inent, are required to attend the Commen Council, on Tuesday evening, February the Sth, 1887, at 7:00° cicker, at the Common Council Chamber, when allegations will be heard. Adopted.

Adopted.

NORTH WASHINGTON STREET SPRIKNLING.

By Ald. Kohlmerz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinking North Washington street during the season of 1887

Adopted.

Adopted. The Surveyor submitted as such estimate \$120, By Ald, Kohlmetz, Resolved, That the following im-provement is necessary, viz.: The sprinking of North Washington street from Main to Alien street during the season of 1887, And whereas, The City Surveyor, under the direc-tions of this Council, has made an estimate of the

whole expense thereof, and reports the same at \$120, which estimate is hereby approved. Resolved further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz.: One tier of lots on each side of North Washington stree throm Main street to Allen street. And the Clerk is hereby directed to publish notice in pursuance of Title VIL, Section 172 of the Revised Charter of 1880. of the city of Rocenseter, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on sons interested in the scopect matter of said improve-ment, are required to attend the Common Council, on Tuesday evening, February the 8th, 1887, at 7 o'clock, at the Common Council chamber, when allegations, will be heard.

Adopted.

SOUTH WASHINGTON STREET SPRINKLING

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of sprinkling Washington street, south, during the sea-

veyor ascertain and report to this Council the expense of sprinkling Washingion street, south, during the sea-son of 1887. Adopted. The Surveyor submitted as such estimat: \$120. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz: The sprinkling of Washington street, from the Eric canal to Troup street, during the season of 1887. And whereas. The City Surveyor, under the direce-tion of this Cuncil, has made an estimate of the whole expense thereof, and reports the same at \$120, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper to be assess-ed for the who e expense thereof, viz: One tier of lois on each side of Washington street, from the Eric canal to Troup street. And the Clerk is hereby directed to publish notice in pursuance of title VII, section 172 of the Revised Charter of 1880, of the city of Ro hester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, or Thesday evening, February the Sth, 1887, at ? o'clock, at the Common Council chamber when alle-gations will be heard. Adopted. Adopted.

WATER STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the $\exp e_{R} \oplus$ of sprinkling Water street during the season of 1887.

of sprinking Water street during the season of 1887, Adopted. The Surveyor submitted as such estimate. \$150. By Aid. Kohlmetz-Resolved. That the following im-provement is necestary, viz: The sprinkling of Water street, from Main street to Andrews street, during the season of 1887, And whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$180, which estimate is hereby approved; Resolved, further, That the following portion of said city is deemed benefited and proper to be assessed for the whole expense thereof, viz: One tier of lots on each side of Water street, from Main street to Andrews street.

One ter of holes on each side of water street, from Main street to Andrews street. And the Cierk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1380 of the City of Rochester, that all per-sons intere ted in the subject matter of said improveconsinuence we intrie subject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, February 8th, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be leard. Adopted

WAREHOUSE STREET SPRINKLING

By Ald. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expense of sprinking Warehouse street during the season of 1887.

ascertain and report to this Council the expense of sprinking Warehouse stated during the season of 1887. Adopted. The Surveyor submitted as sucn estimate, \$90 By Aid. Kohlmetz – Resolvea, That the following improvement is necessary, viz: The sprinkling of Warehouse street, from Brown street to Plati street, during the season of 1887. And Wheress, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$90, which estimate is hereby approved. Resolved, further, that the following portion of said etty is deemed benefited and proper to be assessed for the whole expense thereof, viz. One ther of lots on each side of Warehouse street, from Brown street to Plati street. And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172 of the Revised Charter of the subject matter of said improvement, are required to attend the Common Couccil, on Tues-day evening, February the 8th, 1887, at 7 o'clock, at the commo Council chamber. when allegations will be heard. be heard.

Adopted

CLIFFORD STREET PLANK WALK.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of constructing a pine plank sidewalk on the south side of a pottion of Clifford street. Adopted. The Surveyor submitted as such estimate \$650. By Ald, Kohlmetz-Resolved, That the following im-provement is necessary viz.: The construction on a , ine plank sidewalk four (4) feet wide on the south side of Clifford street, from North Clinton street to St. Joseph street, with neces. sary crosswalks, grading and gutter formations. And, Whereas, The City Surveyor, under the direc-tion of this Council, has made an essimate of the whole expense thereot, and reports the same at \$650 which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and proper and ought to be assessed by a local assessment for the whole expense thereor, viz. By Ald. Kohlmetz-Resolved, That the City Sur-

thereof, viz.

thereof, viz.: One tier of lots and parcels of land on the south side of Clifford street from North Clinton street to St. Joseph street, in proportion to the benefit which each wild ferive therefrom. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons laterested in the subject matter of said im-provement, are required to attend the Common Coun-cil on Tuesday evening, February the Sth, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted. TROUP STREET SEWER.

TROUP STREET SEWER.

silegations will be heard. Adopted. TROUP STREET SEWER. By Ald. Marson-Resolved. That the City Surveyor secratal and report to this Council the expense of constructing a sewer in Troup street, between Pros-per street and the Genesee Valley canal sewer. Adopted. The Survey of submitted as such estimate, \$3,300. By Ald Marson-Resolved, That the following importent of the Survey for Troup street one and one-half (1/2) feet avoid on thirty (20) feet heat the following in the second of the second second for street, beginning at a point thirty (20) feet east from Prospect street and the denesee Valley canal sever, and one-half (1/2) feet avoid and word) feet hack, with pipe invert, beginning at a point thirty (20) feet east from Prospect street and extending to the Genese valley canal sever, with the necessary matholes, sur-face severs, lot laterals and lot connections, including the connecting of existing lot laterals and surface sev-ers; also the necessary roadway grading and gutter formations between the ternhall limits named. The present fifteen (15) inch pipe sever extending from And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof and reports the same at \$3,500, which estimate is hereby approved. Resolved, further, That the following portion of said e ty is deemed benefited and proper and ought to be assessed by a local assessment for the whole ex-pense thereof, viz.: The ter of lots and parcels of land on each side of Troup street, from Frospect stre to the Genesee Val-each will derive therefrom. And further Resolved, In ther the said last installment, a discount within one year from the confirmation of sates of making such improvements may pay thef assessments in three equal payments, as follows: One-the advertisement of the assessement roll, one-third of the amount within one year from the confirmation of sation and the remaining one third within two years from the confirmation of said roll, on

FINAL ORDINANCES.

FINAL ORDINANCE, NO. 3,075.

PLANK SIDEWALK ON UNIVERSITY AVENUE.

PLANK SIDEWALK ON UNIVERSITY AVENUE. On motion of Ald Kohlmetz, the Common Councell proceeded to hear allegations in relation to the im-proverment described in the ordinance below, said Com-mon Councell, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having des-cribed the portion and part of the city which they deem proper to be assessed for the exity mich they provement, and also a notice to be heretofore pub-lished daily, in at least two of the daily newspapers printed in the city of Rochester, for four days, which

notice specified such improvement, the estimated ex-pense thereof, the amount, if any, to be paid irrom the public treasury, and the portionor part of the city to be assessed for the rest of the expense, and which notice also required all persons infectes:ed in the subject mat-ter of such improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing, Ald, Kohlmetz submitted the following: An ordinance to construct a plank sidewalk of Uni-

ì

1

à

à

7

ľ

ζ

3

r B

ì 3 , 0 f h Ľ

f ō 8

1

7

1

C

ē y

Contict at the same appointer in some house, and, after hearing such allegations from all persons appearing. Aid, Kohlmetz submitted the following: An ordinance to construct a plank sidewalk of Uni-versity avenue, from the northerly tracks of the N. Y. C.& H. R. N. to a polit opposite the west line of lands owned by Roda B. Crouch. The Common Council of the City of Rocnester do ordan and determine that the following improve-ment be made, to wit: plank sidewalk four (4) feet wide on the northerly tracks of the N. Y. C. & H. R. R., and extending Listwardly to a point opposite the west line of lands owned by Rheda B. Crouch, with the necessary rosswalks, side and crosswalk, grading and gutter formations. And the whole expense should be defrayed by the as-sessment upon the lows and parcels of land to be ben-efited thereby, heie inafter described; and the City Surveyor, under the direction of this Connet, having and a statistic described; and the City surveyor, and side situate being deemed reasona-ble, is hereby approved; and the portion 's said dity, which as a councies the assessed the nearbourd is the of lands owned by Rhoda B. Crouch on whit habove described is and parcels of land to be

and derives therefrom proportion to the benefit which ach derives therefrom proportion to the benefit which Adopted by the following vote: Ayes—Ald. Tracy, Coughin, Marson, Watson, Kohimetz, Fritzsche, Billiott. Sevye, Mandevall*, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer

The final ordinance for King street asphalt improvement came up, and Ald. Foley pre-sented a remonstrance and moved that action be postponed six weeks. Adopted.

FINAL ORDINANCE, NO. 3,076.

be postponed six weeks. Adopted. FINAL ORDINANCE, NO. 3,076. BASIN STREET WIDENING On motion of Ald, Bohrer, the Common Council pro-ceeded to hear sliegations in relation to the im-rovement described in the Ordinance below, the said Common Council, before determining to make such public improvement, having also caused a notice to be heretofore published daily, in at least two of the daily newspapers printed in the city of Roches-ter, for four days, which notice specified such im-provement, the smount. If any, to be paid from the suble the easily which notice specified such im-provement, the amount. If any, to be paid from the public the cass which notice specified such im-provement, the amount. If any, to be paid from the salso required all persons into react of the city of Connel at the integration or part of the city to be assessed for the test of the expense, and which notice also required all persons into react of the city to be assessed for the test of the expense, and which notice heads of the instruction of part of the city to be assessed for the rest of the expense, and which notice heads at the function of part of the city to be assessed for the test of the order of the sale to the form frame to which the off source and after being a contrast the amount of the off the sale source of the test of such improvement to aftend the sale notice and after being a determine that the following improvement is necessary and should be made, and hereby fudge that the public good requires the same to be done, viz: The widening for the west end of Basin street, and the territory deemed necessary to be taken therefor is des-cribed as follows, viz: A sup of tand, including the price bublic good requires the same to be done, viz: The widening forty (90) feet and eleven (11) inches in depth on and adjoining the existing north line of Basin street aforesaid. And the whole expense should be defraved by the assessment upon the iots and parcels of land to be benefited thereby, her

is described as follows: One tier of lots on each side of Basin street, from Ex-change street to Aqueduct street; also, one tier of lots on the west side of Aqueduct street, from Basin street to the Erle canal aqueduct; also, one ther of lots on the east side of Aqueduct street, from the north line of the building owned by Eara R. Andrews, to the aforesaid Erle canal aqueduct.

On which above described lots and parcels of land the expenses of said improvement is hereby ordered assessed the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom

land to be in proportion to the benefit which each de-rives therefrom. Ald, Fracy presented a remonstrance against the widening of Basin street. Th ord nance was lost by the following vote : Ayes-Ald, Tracy, Coughlin, Marson, Watson, Kobinetz, Fritzsche, Elliott, Foley, Selye, Mande-ville, Swikehard, Bohrer, Kelly, Schaeffer-14.

Ald. Marson moved to reconsider the action taken on the ordinance for Basin street widen-Adopted. ing.

Ald. Marson moved to amend the ordinance by making the assessment fall upon the property on Basin street, and east on the property of E. R. Andrews. Adopted.

Further action postponed two weeks under the rule.

FINAL ORDINANCE, NO. 3,077.

WIDENING OF THE EAST END OF HAND STREET.

WIDENING OF THE EAST END OF HAND STREET. On motion of Ald. Bohrer, the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council before determining to make such public improvement, having by an entry in their minutes described the portion and part of the city which they ceemed proper to be assessed for the ex-pense of such improvement, and having also cause a notice to be heretofore published daily, in at least two of the daily newspapers printed in the city of Roches-ter, for four days, which notice specified such im-provement, the amount, if any, to be paid from the public treasury, and the portion or part of the city to e assessed for the rest of the expense, and which no-tic calso required all persons intere ted in the subject matter of such improvement to a stend the said Com-mon Council at the time appoint of in said notice, and, after having such allegations from all persons ap-alle Bohrer summitted the following:

Alter heating such angageous from an persons appearing, Ald, Bohrer suomitted the following: An ordinance to widen the east end of Hand street, from the west line of lot No. 22 of the Gorham tract to Clinton street.

from the west inhe of lot No. 22 of the Gorham tract to Climton street. The Common Council of the City of Rochester, do ordain and de'ernine that the following improvement is necessary and should be made, and hereby judge that the public good requires the same to be done, viz: The widening of Hand street, by taking a strlp of land on the southerly side thereor, beginning at the west line of lot No. 22 of the Gorham tract and said line produced and extending to Clinton street, and the ter-rliory deemed necessary to be taken therefor is de-scribed as tollows, viz: All of lot No. 28 of Riley's sub-division, and all that portion of lot No. 20 of the Gorham tract lying north of the following described line beginning at the intersect tion of the south line of Hand street with the west line of lot No. 22 aforesaid; thence easierly in the-prolongation of said south line to a point thirty-nine and four-tenths (39 4-10) feet distant from and at right the estimation of the data and provided that if the being expressly understood and provided that if the north west corner of the old frame divendent the top in the source of the source of the old frame divendent that the top in the top in the source of the old frame divendent the the source into the source of the old of the the source into the street in the set of the source of the old of the source of the old the source of the old the source into the source of the old the source of the soure of the soure of the source of the source of the source of

It being expressly understood and provided that if The being "spressly understood and provide that in the northwest corners of the old frame dwelling house now belonging to Christiana Jaeckel should be found to project a tew inch is over the proposed south line of the widened street, the same shall be left undisturbed undisaid dwelling house be removed, rebuilt or remodeled in any material degree by the own or owners thereof.

ers thereof. And the whole expense should be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby, hereinafter described; and the portion of said eity, which said Common Council deem will be benefited by and ought to be assessed by a local as-sessment for the whole expense of said improvement is described as follows: One tier of lots and parcels of land on each side of Hand street, from North St. Paul street to Clinton street.

street.

On which above described lots and parcels of land the expenses of said in provement is nereby ordered as-essed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom.

rives therefrom. Adopted by the following vote: Ayes-Ald, Tracy, Coughlin. Marson, Watson, Kohl-metz, Fritzsche, Ellotć, Foley, Selye, Mandeville, Swikehard, Welder, Stelo, Bohrer, Kelly, Schaeffer-15.

FINAL ORDINANCE, NO. 3 078.

CLIFFORD STREET EXTENSION.

On motion of Ald. Bohrer, the Common Council pro-

seeded to hear allegations in relation to the improve-ment described in the ordinance below, the said Com-mon Council, herore determining to make such public improvement, baving by an earity in their minutes de-ecribed the portion and part of the city which they deemed proper to be assessed for the expense of such improvement, and having also caused a notice to be published daily, in at least two of the asily newspa-pers printed in the city of Rochester, for four days, which notice specified such improvement, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the rest of the expense, and which notice also required all per-sons intersted in the subject matter of such improve-ment to attend the said Common Council at the time appointed in sain notice, and after hearing such alle-sations from all persons appearing— Ald. Bohers submitted the following: An ordinance to extend Clifford street from North avenue to the east line of the city of Rochester, do or fain and determine that the following improvement is necessary and should be made, and hereby judge viz: The extension of Clifford street, from North avenue

that the public good requires the same to be done, viz: The extension of Clifford s reet, from North avenue to the east line of the extended street, to be sixty (60) feet wide with its axis or medial line on the eastward prol ngadon of the corresponding line of Clifford street lying immeriat-ly west of North avenue. And the whole expense should be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby; hereafter describd; and the por-tion of said city, which said Common Council deen will be benefited by and our to be assessed by a local assessment for the whole expense of said improvement is described as follows: One tier of lots and parcels of land on each side of the proposed extension of Clifford street, from North avenue to the east line of the city. On which above described lots and parcels of land the whole expense of said improvement is hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives the refrom. A there is described lots and parcel of land the dot be in proportion to the benefit which each de-rives the refrom.

rives the refrom. Adopted by the following vote: Ayes-Ald. Tracy. Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-16.

FINAL ORDINANCE, NO. 3,079.

STEWART STREET EXTENSION.

STEWART STREET EXTENSION STEWART STREET EXTENSION Con motion of Aid. Bohrer, the Common Council pro-ceeded to hear allegations in relation to the improve-ment described in the ordinance below, the said Com-mon Council, before determibing to make such public improvement, having also caused anotice to be published daily, in at least two of the dity which they deemed proper to be assessed for the expense of such imp ovement, and having also caused a notice to be published daily, in at least two of the dairy news-papers printed in the city of Rochester, for four days, which notice specified such improvement, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the rest of the +xpense, and which notice also required all per-sons interested in the subject matter of such improve-ment to attend the said contanon Council at the time appointed in said no ice, and, after hearing such alle-gations from all personal appearing. Ald. Bohreen submitts for the street from the present

Ald. Bohrer submitted the following: An ordnance to open Stewart street from the present west terminus thereof to Carter street. The Common Council of the city of Rochester do or-dam and determine that the following improvement is necessary and should be made, and hereby judge that the public good requires the same to be done, viz: The opening of Stewart street, from the pres-ent west terminus thereof to Cart'r street the with ines in the direct prolongation of those of the said Stewart street now opened from North avenue westward. westward.

westward. And the whole expense shall be defrayed by the as-sessment upon the lots and parels of land to be bene-fited thereby, hereinafter described; and the portion of saic city, which said Common Council Cern will be benented by an ought to be as-essed by a local assess-ment for the whole expense of said improvement is de-scribed as follows: One tier of lots and parcels of land on each side of Stewart street, from the present west terminus thereof to Carter street.

Stewart street, from the present west terminus thereof to Carter street. On which above described lots and parcels of land the whole expense of said improvement is h-reby cr-dered assessed, the assessment upon each lot and par-cel of land to be in proportion to the benefit which ach derives therefrom. Adopted by the following vote: Ages-ald, Tracy, Coughlin, Marson, Watson, Kohl-merr, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Keuy, Schaffer-16.

The final action for opening a new street from Sherman street to Angle s reet came up and on motion of Ald. Swikehard action was postponed two weeks.

FINAL ORDINANCE-NO. 3,080. ALLEN STREET SPRINKLING.

ALLEN STREET SPRINKLING. On motion of Ald. Koolmetz the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council. bet re determining to make such public improvement, having caused an estimate thereofr be mad-, and by an entry in their minutes having wribed the portion and part of the city which deemed proper to be assessed for the ex-pense of ... in improvement, and also a notice to be hereto or ... published dally, in at least two of the dally newspape ... printed in the city of Rochester, for four days, which notice specified such improvement, the estimated expense thereof, the amount, if any, to be paid from the pulle treasury, and the portion or part of the city to be assessed for the rest of the ex-pense and which notice ... iso required all persons in-terested in the subject matter of such improvement to attend the said Common Council at the time appointed in said notice, and, atter hearing such allegations from

attend the said Common Council at the time appointed in said notice, and, ater hearing such allegations from all persons appearing. Ald Kohlmeiz submitted the following : An ordinance to sprinkle Allen surcet, from State street to the Erle canal. The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to wit: The sprinkling of Allen s reet, from State street to the Erle canal during the season of 1887. And the whole expense should be defraged by the as-sessment upon the lots and parcels of land to be bene-fited thereby hereinatier described; and the City Sur-veyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$300 ard svid estimate bring deemed reason-able, is hereby approved; and the portion of said etgr same at \$300 and \$40 estimate bring defined reason-able, is hereby approved; and the portion of said etty which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows:

follows: One tier of lots on each side of Allen street, from State street to the Eric canal. On which above described lots and parcels of land the whole expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives therefrom. Adopted by the following vote: Ayes—Ald. Tracy, Coughim, Marson, Kohlmetz, Fritzsche, Foley, Serye, Mandeville, Swikehard. Weider, Stein, Bohrer, Kelly, Schaeffer—14. Ein AL, ORDINANCE NO. 8, Mal.

FINAL ORDINANCE NO. 3.081.

ANDREWS STREET SPRINKLING.

ANDREWS STREET SPRINKLING. On motion of Ald, Kohlmetz the Common Council proceeded to bear allegations in relation to the im-provement described in the ordinance below, the said Common Council, before determining to make such public improvement, naving caused an estimate there of to be made, and by an entry in their minutes having described the portion and part of the ciry which they desmed, koper to be a seess-d for the expense of such improvement, and also a notice to be heretofore published daily, in at least two of the daily news-papers pilated in the ciry of Rochester, for four days, which notice specified such improvement. the esti-mated expense thereot, the amount. If any, to be pade from the public treasury, and the portion or part of the city to be assessed for the rest of the expense, and which notice also required all persons interested in the subject matter of such improvement to attend the said Common Coucell at the time appoint to haid notice, and, after hearing such allegations from all persons appearing. appéaring

Ald. Kohlmetz submitted the following: Ald. Kohlmetz submitted the following: An ordinance to sprinkle Andrews street, from North avenue to the west end of Andrews street bridge. The Common Council of the city of Rochester do ordain and determine that the following improvement be made to wit:

ordain and determine that the following improvement be made to wit: The sprinkling of Andrews street, from North ay-enue to the west end of Andrews street bridge, during the season of 1887. And the whole expense should be defrayed by the as-sessment upon the lots and parcels of land to be ben-efited thereby, and the City Surveyor, under the direc-tion of this Council, having made an estimate of such expense and reports the same at \$190, and said esti-mate being deemed reasonable, is bereby approved; and the portion of said city, which said Common Council neem will be benefited by and ought to be as-sessed by a local assessment for the whole expense and Sessed by a local assessment for the whole expenses of said improvement is described as follo s: One tier of lors on each side of Andrews street, from North avenue to the west end of Andrews street bridge.

prince thereof, the alternative for a set of the city to be assessed for the rest of the expense and which notice also required all persons interested in the subject of such improvement to attend the said Common Council at the time appoint ad in said notice, and, are rearing such allegations from all persons appearing. Ald. Kohlmetz submitted the following : An ordinance to sprinkle Calcdona avenue, from the Erie canal to the south line of Bronson avenue. The Common Council of the city of Bochester do ordinan and determine that the following improvement for the following improvement of the south line of Bronson avenue, from the Brie canal to the south line of Bronson avenue, during the season of 1837. And the smole expenses should be defrayed by the assessment upon the lots and particles of such and the City Surveyor, under the direction of this Council, laving made an estimate of such similar being developed by all out it to be assessed by a local assessment for the whole expense of said improvement is described as to be benefited thereby, hereinal the provent is described as to be such line of Bronson 2000 (1990). The tere of lots on each side of Calcdonia avenue, the provest is and the city which said common Council deem will be benefited by ann ou it to be assessed by a local assessment for the whole expense of said improvement is described as to be one such line of Bronson avenue. The tere of lots on each side of Calcdonia avenue, from the Erie canal to the south line of Bronson there by a local assessment for the whole expense of said improvement is described as to be in proportion to the benefit and the receives the and parcels of land to be in proportion to the benefit and avenue as the provement as the beat of lowing vote. Advantage which each derives thereform. Adva

FINAL ORDINANCE No, 3,083.

CENTER STREET SPRINKLING.

FINAL ORDINANCE NO, 8,083. CENTER STREET SPRINKLING. On motion of Ald Kollmetz the Common Council proceeded to hear allegations in relation to the im-proverovement desc libed in the ordinance below, the said Common Council, before determining to make such public improvement, having cause? an estimate thereof to be made, and by an entry in their minutes having desc ibed in the ordinance below, the such public improvement, having cause? an estimate thereof to be made, and by an entry in their minutes having desc ibed in the ordinance below, the such public improvement, having cause? an estimate thereof to be made, and by an entry in their minutes pense of such imorovement, and also a notice to be heretofore published dally, in at least two of the daily newspapers printed in the city of Rochester, for four days, which notice specified such improvement, the setimated expense thereof, the ant uni, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the rest of the expense, and which notice also required all persons interested in the subject matter of such improvement to attend the said Common Council at the tim- appointed in said persons appearing. Ald Kohimetz submitted the following: An ordinance to sprinkle Center street from Mill st. to the east side of Brown's race. The Common Council of the city of Rochester do or-dain and determine that the following implovement is necessary and should be made, to wit: The sprinklin; of Center street, from Mill street to the east side of Brown's race, during the season of 1837.

And the whole expense should be defrayed by the as-sessment upon the lots and parcels of land to be ben-efited thereby, hereinafter described; and the City sur-veyor, under the direction of this Couffel, having made an estimate of such expense and reports the same at

105

1 ſ

D, i

ć 1

FINAL ORDINANCE No. 3,083. CLINTON STREET SPRINKLING, (SEC. 2.)

CLINTON STREET SPRINKLING, (SSC. 2.) On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Counci' before d-itermining to make such public improvement, having caus.d an estimate thereof to be made, and by au entry in their minutes having descrived the portion and part of the city which they deemed proper to be assessed for the ex-pense of such improvement, and als a notice to be heretofore published daily, in at least two of the daily newspapers printed in the city of Rochester, for four days. which notice specified such improvement, the estimated expense thereof, the amount, i any, to be paid from the public treesury, and the portion or part of the city to be assessed for the rest of the expense, and which notice also required all per ons interested in the subject matter of such improvement to attend the said common Council at the time specified in said notice, and, after hearing such allegations from all per ons abearing. Ald, Kohlmetz submitted the following: An ordinance to spiratke Clinton st.teet (Sec. 2), from the north line of Marietta street to the north line of cording and determine that the following improvement or date near the following improvement for a func-tion of the city of Rochester, do clinford street.

the north line of Marietta street to the north line of Clifford street. The Common Council of the City of Rochester, do ordain and determine that the following improvement is necessary and should be made, to witc: The sprinkling of Clinton street, section two, from the north line of Marietta street to the north line of Clifford street during 'he season of 183'. And the whole expense should be defrayed by the as-sessment upon the lots and parcels of lands to be bene-fited thereby, hereinafter described; and the City Sur-veyor, under the diraction of this Council, having made an estimate of such expense, and reports the same at \$390, and said estimate being deemed reason-able, is hereby approve: and the portion of said city which said Conton Council deem will be benefi.ed by said unprovement is described of stond the stores: One tier of lots on each side of Clinton street from the north line of Mariett's street t, Clifford street. On which above described jots and parcels of land hey whole expense of said improvement are hereby ordered assessed, the ass-ssment upon each lot and parcel of land to be in proportion to the benefit and parcel of land to be in proportion to the benefit and parcel of land to be in proportion to the benefit and parcel of land to be in proportion to the senefit and parcel of land to be in proportion to the senefit and parcel of land to be in proportion to the senefit and parcel of the the following xyde.

advantage which each derives therefrom. Adopted by the following vote: Ayes—Ald. Tracy. Cough in. Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, selye. Mandeville, Swikehard, Weider, Stein. Bohrer, Kelly, Schaeffer-16.

FINAL ORDINANCE NO. 3,089 CLINTON PLACE SPRINKLING.

CLINTON FLACE SPRINKLING. On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estimate there-of to be made, snd by an eatry in their minutes hav-ing described the portion and part of the city which they desended proper to be assessed for the expense of such improvement, and also a notice to be heretofore published daily, tha teast two of the daily new spapers printed in the City of Rochs-ter, for four days, which notice specified such improvement, the estimated ex-pense thereof, the amount, if a y, to be paid from the public treasury. and the port on or part of the city to the size equired all persons intersted in the subject-mather of such improvement to easily of the subject-mather of such improvement to asid notice, and, after hearing such allegations from all persons ap-pearing pearing

Ald, Kohlmetz submitted the following :

Aid, Kohlmetz submitted the following : An ordinance to sprinkle Clinton place, from Norih avenue to Clinton street. The Common Council of the city of Rochester do ordain and determine that the following improvement is necessary and should be made, to wit: The sp-inking of Clinton place, from North ave. to Clinton st., during the season of 1887. And the whole expenses should be defrayed by the as-sessment upon the oits and parcels of land to be ben-efited thereby hereinafter deserbed; and the City Sur-veyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$150 and said estimate being deemed reasona-ble, is hereby approved; and the portion of said city which said Common Council deem will be be nefted by which expense of said improvement is described as follows: follows

One tier of lots on each side of Clinton place, from

One filer of lots on each side of Clinton place, from North ave to Clinton st. On which above described lots and parcels of lan. the whole expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives therefrom. Adopted by the following vote: Ayes—Ald. Tracy, Coughito, Marson, Watson, Bchl-metz, Fritzsche, Elliott, Foley, Selye, Mandeville, swikehard, Stein. Bohrer, Kelly, Schaeffer-15.

FINAL ORDINANCE, NO. 3,090. COURT STREET SPRINKLING.

COURT STREET SPRINKLING. On motion of Aid. Kohlmetz the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry 1.1 their minutes-having described the portion and part of the city which they deemed proper to be as-e-sed for the ex-pense of such improvement, and also a notice to be heretofor- published daily, in at least two of the daily newspopers printed in the city of Rochester, for four days, which notice specified such improvement. It estimat d \rightarrow xp -nse thereof the anount, if any, to be paid from the public treasury, and the portion or part of the ext to be assessed for the rest. of the ex-

proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council. before determining to make such public improvement, having caused an estimate thereof to be made, and by an enter in their minutes having de-improvement, and apart of the city which they scribed the portion and part of the city which they deem proper to be assessed for the expense of such improvement, and also a notice 'o be heretofore pub-printed in the city of Rochester. for four days, which perse thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the expense, and which no-tice also required all persons interested in the subject matter of such improvement to a tend the said Com-tion at a sing such allegations from all persons appear-ing. Aid, Kohlmetz submitted the following:

mon Counci at the time apoonted in said noirce, and, after hearing such allegations from all persons appear-ing. An ordinance to sprinkle South Ford street, from West avenue to Troup street. The Common Council of the city of Rochester do or-dain and determine that the following improvement is necessary and should be made, to will. The sprinkling of South Ford street, from West ave-nue to Troup street, during the teason of 1887. And the whole express should be derayed by the assessment upon the lots and parcels of 1 and to be benefited the reby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such express and reports the aame at \$210, and said estimat, being deemed reasona-ble is bereby approved; and the portion of said city which said Coamon Council deem will be benefited as follows: One tier of lots on each side of South Ford street, from West aveaue to Troup street. Much and avenues of said improvement is described as essend, the assessment upon each lot and par-cel of lind to be in provement on the and advan-tage which asid the reformed and the expense and a sessed of said improvement is described which alove described lots and parcels of land the expenses of said improvement are hereby or dered assessed, the assessment upon each lot and par-cel of lind to be in proportion to the benefit and advan-tage which each drives therefrom. Adopted by the following vote: Ayes-Ald, Traoy, Marson, Watson, Kohlmetz, Ayes, Eiliott, Foley, Selye, Mandeville, Swike-hard, Weider. Stein, Bohrer, Kelly, Schaeffer-ls.

FINAL ORDINANCE NO. 3,099.

FRAME ORDINATION FOR STORES (SEC. 2.) FRAME STREET SPRINKLING (SEC. 2.) On motion of Ald. Kohlmetz the Common Council proceedent to hear allegations in relation to the im-provement described in the ordinance below, the sid Common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and ey an entry in their minutes having described the p rition an 1 rat of the eity which they deemed proper to be assessed for the ex-pense of such 1 up ovement, and also a notice to be heretofore published daily, in at least two of the daily "new"p. pers printed in the city of Rochester, for four days, which notice specified such improve ent, the paid from the public treasury, and the portion or part of the city to hear seesed for the rest of the expense, and which notice also required all persons inc. ested the said Common C unc. 1a the time appoint di nsaid persons appearing. Ald. Kohlmetz submitted the following: An ordinance to spiritile Frank street. (Sec. 2) from south side of Center street to Platt street. The common Council of the City of Rochester, do ordain and determine that the following improvement is necessary and show due made, to wit: The spinkling of Frank street (Sec. 2) from south side of Center street of Platt street. Just street street for the street is necessary and show due made, to with The spinkling of Frank street (Sec. 2) from south side of Sec. FRANK STREET SPRINKLING (SEC. 2.)

t ċ n it. 3-10 e iy ig he a-ty id

or eđ :t. nđ or armstz,

of Center street to Platt street during the season of 183. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of 'and to be ben-effect thereby, heremafter described; and the City Survey, r, under the dir ction of this formel, having made an estimate o such expense; all reports the same at \$'20.00, and said estimate being d-emed rea-sonable, is hereby approved; and the portion of said effet by an (ugitto be assessed by a local assess-ment for the whole expense; all reports the same at \$'20.00, and said estimate being d-emed rea-effet by an (ugitto be assessed by a local assess-ment for the whole expense of said improvement is described as follows: One tier of lots on each side of Frank street from Center street to Plat street. On which above described lois and parcels of land be mole expenses of said improvement and ad-vanag; which eachderives therefrom. Adopted by the followsing vote: Ayes-A'd. Tracy, Marson, Watson, Kohlmetz, Fritzschr, Elliott, Foley, Se yS, Mandeville, Swike-hard, Weider, Stein. Bonrer, Kelly, Sonaeffer-15. FINAL UBDINANCE No. 8,100.

FINAL ORDINANCE No. 3,100. FRANKLIN STREET SPRINKLING.

FRANKLIN STREET SPRINKLING. On motion of A'd. Kohlmetz the Common Council inoceeded to hear allegations in relation to the improver ent described in the ordinate below. the said Common Council, before determining to make such puble improvement, having caused an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deemed proper to be assessed for the expense of such improvement, and also a no ice to be heated or such notice specifies such improvement, the estimate de-pense thereof, it amyor the begin the estimated en-puble trea-ury, and the portion or part of the city to be assessed for the expense in the such no-tice also required all person- interested in the such for-tion Council at the time appointed in said notice, and, after hearing such allegations from all persons appear-ing. Ald Kohlmetz submitted the following:

And to a supering such allegations from all persons appear-ing. Add. Kohimetz submitted the following: Add. Kohimetz submitted the following: An ordinance to sprinkle Franklin street, from North avenue to North St Paul street. The Common Council of the City of Rochester do or-dain and determine that the following improvement is necessary and should be made, to wit: The sprinkling of Franklin surget, from North avenue to North St. Paul street, ouring the season of 1887. And the whole expense should be detrayed by the as-sess nent upon the lots and parcels of land to be bene-fied thereby, hereinafter described : and the City Sur-vevor, under the direction of this Council, having made an estimate of suce represe, and reports the same at \$210, and said estimate being deemed reason able, is hereby approved; and the portion of said City which said Common Council deem will be i enefited by and ought to be assessed by a local assessment for the

the whole carbon is a series of the same series of the ser

FINAL ORDINANCE, NO.3,101.

FRONT STREET SPRINKLING.

FINAL ORDINANCE, NO.3,101.
FINAL ORDINANCE, NO.3,101.
FROM STREET SPRINKLING.
On motion of Ald, Kohlmetz, the Common Council proceeded to hear allegations in relation to the improvement described in the ordinance below, the sau common Council, before determinities to make such public improvement, having caused an esil nate thereof to he made, and by an entry in their minutes having described the portion and part of the city which they desme to be assessed for the expense of such improvement, and also a notice to be hereto'ore published daily, in at least two of the daily newspapers printed in the City of Rochester, for four days, which notice specified such improvement, it any, to be paid from the public treasury, and the portion or part of the city to be assessed for the expense of a such improvement to attend the sau otice common Count if at the time appointed in sala notice, and, after hearing such allegations from all persons on count of the dity of Rochester from Main street to Central avenue.
The common Council of the rity of Rochester do oration and determine that the following: improvement is and determine that the following improvement is and determine that the following improvement is and the whole expense shall be defray ed by the assesses there described and reports the same at \$180, and stard the protoce as following improvement is and set in the ordinance to fully of the same at \$180, and stard expenses shall be benefited by and ough the struct described is and aparcels of Fourt street from Main the portion of said efficiency and the portion of the Said efficiency of a such the prove the same at \$180, and said estimate being described is and parcels of fount street from the direction of this Goundil, having made an estimate of such improvement is described as follows:
Emeruption the lots and parcels of Fourt street from the provement as the provement as the second as follows:
Emeruption of suce assetsment for the whole expense of such improvement as des

FINAL ORDINANCEN No. 3,102.

FULTON AVENUE SPRINKLING.

FULTON AVENUE SPRINKLING. OA motion of Ald. Kohlmetz the Common Council proceeded to hear allevations in relation to the im-provement described in the ordinance below, the said Common Courvil befor; determining to maks such public improvement havin; caused an estimate thereof to be made, and by an entry in their minutes having described the portin and part of the city which trey deemed p.ore to be assessed for the ex-pense of such improvement, and also a notice to be heretoftre public treasury, and also a notice to be heretoftre public treasury, and the portion or part of the city to be assessed for the rest of the expense, and which notice also require 1 all persons interested in the subject matter of said improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons appearing.

and, after hearing such allegations from all persons appearing. Ald, Kohimetz submitted the following: An ordinance te sprink'e Fallon avenue, from Jones avenue to the north line of Glenwood avenue. The Common Council of the city of Rochester do or-dain and determine that the following improvement is nece t-ary and should be made, to wit: The's sprinkling of Filton avenue. from Jones av-nue to the north line of Glenwood avenue, during the sea-son of 1887. And the whole expense should be defraved by the as-

And the whole expense should be defrayed by the as-sessment upon the lots and parcels of land to b bene-fited thereby, hereinafter described; and the City Sur-veyor, under the direction of this Council, having

And the whole expense should be defrayed by the as assessment upon the lots and narcels of land to be bene-fired thereby, hereafter described; and the City Sur-veror, under the direction of this Council, having made an estimate of such expense, and reports the should be added and a stimate being deemed reasona-ble, is hereby approved; and the portion of said city, be added to be assessed by a local assessment for the and ought to be assessed by a local assessment for the able expense of said improvement is described as values: follows:

One tier of lots on each si le of Goodman street north,

"One tier of lots o 1 each si le of G odman street north, from East avenue to University avenue. whole expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantages which each derives ther-from. Adopted by the following vote: Ayes-Ald. Coughlin. Marson, Watson, Kohlmeiz, Weider, Stein. Bohrer, Kelly, Schaeffer-14,

FINAL ORDINANCE, No. 3,105.

HILL STREET SPRINKLING.

HILSTREET SPRINGLAGE. HILSTREET SPRINGLAGE. On motion of Ald. Koblmetz, the Common Council proceeded to bear allegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improve-ment, having caused an estimate thereof to be made, and by ao entry in their minutes having de-gerided the portion and part of the city which they deemed procer to be assessed for the expense of such improvement, and also a notice to be hereto ore published daily, in at least two of the daily news-papers printed in the city of Rochester, for four days, which notice specified such improvement, the esti-mated expense thereof, the smount, if any to be paid from the public treasury, and the portion or part of the city to be assessed for the rest of the ex-pense, and which no ize also required all persons in-teres ed in the subject matter of such improvement to attend the said Common Council at the time ap pointed in said notice, and, after hearing such alle-gations from all persons appearing. Ald Kohlmetz submitted the following: An ordinance to sprinkle Hil street, from Ford street to the east line o' Elizabeth street. The Common Council of the city of Rochester do ordain and determine that the following improvement is necessary aton should oe made, to wit: The sprinkling of Hill street, from Ford street to 1887. And the whole expense should be defrayed by the as-

1887. And the whole expense should be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby her-facilter described; and the City Sur-veyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$50, and said es-imale being deemed reason-able, is hereby approved; and the portion of said cl y which said Commou Council deem will be benefited by and ought to be assessed b/a local assessment for the whole expense of said improvement is described as follows: follows: One tier of lots on each side of Hill street, from Ford

One tier of lots on each side of Hill street, from Ford street to Elizabeth street. On which above described lots and parcels of land the whole expense of said iuprovement are hereby ordered assessed, the assessment uuon each lot and parcel of iand to be in proportion to the benefit and advantage which each derives therefrom. Adopted by the following vote Ages-Ald. Tracy, Gughtin, Marson, Watson, Kohl-metz, Frizsche, Eliott, Foley, Manderille, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaffer-15

VINAL ORDINANCE, NO. 3,106.

HUDSON STREET SPRINKLING.

HUDSON STREET SPRINKLING. On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the exit which they deemed proper to be assessed for the expense of such improvement, and also a notice to be heretofore pub-lished daily in at least two of the daily newspapers printed in the city of Rochester, for four days, which aotice specified such improvement, the estimated ex-pense thereof, the amoun, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the rest of the excense, and which no-tice also required all persons interested in the subject matter of such improvement to attend the said Com-mon Council at the time appointed in said notice, and, after hearing such allegations from all persons ap-varing.— Ald, Kohlmetz submitted the following:

Daring-Ald. Kohlmetz submitted the following:

An ordinance to sprinkle Hudson street, from North avenue to the North line of Channing street. The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to wit: The sprinking of Hudson street, from North avenue to the north line of Channing street, during the season of 1837.

of 1837

to the notes the of channey setter, the set of 1837. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby, hereinater described, and the City Sur-veyor, under the direction of this Conneil, having made an estimate of such expense, and reported the same at \$300, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows:

The second secon

FINAL ORDINANCE, No. 3,107.

JAY STREET SPRINKLING.

JAY STREET SPRINKLING, On motion of Ald. Kohlmetz the Common Council proceeded to near allegations in relation to the im-proceeded to near allegations in relation to the said Common Council, before det rimining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they detend proper to be assessed for the expense of such improvement, and also a notice to be heretofore pub-lished daily, in at least two of the daily newspapers printed in the city of Rechester, for four days, which notice soechifed such improvement, the estimated ex-pense thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the rest of the expense, and which no-tice also required all persons interested in the subject matter of such improvement to a tend the said com mon Council at the time app inted in said notice, and after nearing such allegations from all persons ap-pearing. Ald K blmetz submitted the following :

pearing. Ald. K hlmetz submitted the following

Ald. K hlmetz submitted the following: Ald. K hlmetz submitted the following: An ordinance to sprinkle Jay street from State street to the west line of Oak street. The Common Council of the city of Bochester do or-dam and determine that the rollowing improvement is necessary and should be made, to wit: The sprintling of Jay street, from State steect to west line of Oak treet, during the season of 1837. And the whole expense shall be detrayed by the as-sessment upon the lots a d parcels of land to be ben-etited thereby, hereinafter described: and the City Surveyor, under the direction of this Council, having made an estimate or such evoese and reported the same at \$21, and said estimate being deemed rea-sonable, is hereby approved; and the portion f said city which said Common Council deem will be benefited by and ought to be assessed by a local as-sessment for the whole expense of said improvement is described as follows: One tier of lots on each side of Jay strzet, from State Street to Oak street.

street to Oak street. On which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15. WINAL ORDINANCE NO. 2.

FINAL ORDINANCE, NO. 3,108.

JEFFERSON AVENUE SPRINKLING.

JEFFERSON AVENUE SPRINKLING. On motion of Ald, Kohlmetz the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having deemed proper to be ass:ssed for the expense of such improvement, and also a notice to be heretofore pub-lished daily, in at least two of the daily newspapers printed in the city of Rochester, for four dars, which notice specified such improve end , the estimated ex-pendent the expense, and which no-tice also required all persons interested in the subject

matter of such improvement to attend the said Com-mon Council at the time appointed in said notice, and, after hearing such allegations from all persons ap

Alda, Kohlmetz submitted the following : Ald, Kohlmetz submitted the following : an ordinance to sprinkle Jefferson avenue from West avenue to the south line of Penn Street. The Common Council of the gitt of Rochester do or-

The common content of the they of consected of the construction of

1887

1887. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby, hereinarter described: and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$100, and said estimate being deemed reason-able, is hereby approved, and the portion of said city which said Common Council deem with be bene-fited by and ought to be assessed by a local assessment for the whole expense of said improvement is d-scribed as follows: scribed as follows :

One tier of lots on each side of Jefferson avepue from West avenue to the south line of Penn street.

West avenue to the south line of Pe n street. On which above described lots and parcels of land the expenses of said improvement are nearby critered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives therefrom. Adopted by the following vote : Ayes-aid, Tracy, Cough in, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Mandeville, Swike-hard, Weider, Stein, Kelly, Schaeffer-14.

FINAL ORDINANCE NO. 3,109. JONES STREET SPRINKLING.

JONES STREET SPRINKLING. On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the im-provement de-cribed to the oroinance below, the said (common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the cuy which they deemed proper to be assessed for the expense of such improvement, and also a notice to be inerctofore pub-lished daily, in at least two of the daily newspapers printed in the city of Roch-ster, for four days, which notice specified such improvement, the estimated ex-pense thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed to the rest of the expense, and which have tide also require tail persons interested in the subject matter of such improvement to attend the said Com-mon council at the time appointed in said notice, and attent hearing such allegations from all persons ap after heating such allegations from all persons ap pearing.

ij

Alter heating such altegatons from alt persons apparing. Aid, wohlmetz submitted the following: An ordinance to sprinkle Jones street, from the south line of Center street to Jay street. The Common Council of the City of Rochester, do ordain and determine t at the following improvement is necessary and should be made, to wit: The sprinkling of Jones street from the south line of Center street to Jay street during the season of 1837. And the whole expense should be defrayed by the sessement upon the lots and parcels of land to be benefited thereby her-inafter described; and the City surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$20, and suid estimate being deemed reason-able, is bereuy approved; and the portion of said city which said Common Council deem will be benefied by and ought to be as-essed by a local assessment for the whole: xprese of said improvement is described as follows: follows:

follows: One ther of lots on each side of Jones street, from Center street to Jay street, On which above desc ibed lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment unon each lot and parcel of land to be in proportion to the benefit and advant*ge which each derives therefrom. Adopted by the following vote Ayes-Ald. Tracy, Cougnin, Marson, Watson, Kohl-metz, Fritsche, Eillott. Folgy, Mandeville Switschard, Weider, Stein, Bohrer, Kelly, Schaffer-15.

The final ordinance for sprinkling Kent street came up, and on motion of Ald. Coughlin action was indefinitely postponed.

FINAL ORDINANCE NO. 3,110.

LAKE AVENUE SPRINKLING (SEC. 1).

On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council, hefore determining to make such public unprover tent, having caused an essimate thereof to be made and by an entry in below mission because to be made, and by an entry in their minutes having

Gescribed the portion and part of the city which they Gesened proper to be assessed for the expense of such improvement, and also a notice to be h-retofore pub-lished daiy, in at least two of the daily newspapers brutce in the city of Rochester, for four days, which house specined such improvement, the estimated ex-pense thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the rest of the excense, and which no-tree a so required all persons interested in the said Com-mon Council at the inter day and notice, and, after hearing such allegations from all persons ap-pearing. Ald. Kohlmetz submitted the following :

Alexing such allegations from all persons appearing. All Kohlmetz submitted the following : An Orlinance to sprinkling Lake avenue (Sec. 1), from the north line of Vincent place to 20) feet north of C. Burke's south line. The common Council of the city of Rochester do or-dain and determine that the following improvement is necessary and should be made, to wit. The sprinkling of Lake ave. (Sec. 1) from north line of Vincent place to 20 feet north of C. J. Burke's south line during the season of 1837. And the whole expense shall be defrayed by the as-essment upon the lots and precis of land to be ben-efited thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such ex-pense, and reports the same at \$900, and said estimate being deemed reasonable, is hereby approved: and the porton of said city which said Common Council deem will be benefited by and ought to be as essed by a local sessment for the woole expenses of said improvement is described as follows: One tir-of lots on each side of Lake ave. from the north line of Vincent place to 30 feet north of C. J. Burke's south line. On which above described lots and parcels of land avantage which each derives therefrom. Adopted ny the following vote: FINAL ORDINANCE No. 3, 111,

FINAL ORDINANCE No. 3, 111,

LAKE AVENUE SPRINKLING (SEC. 2).

LAKE AVENUE SPRINKLING (SEC. 2), On motion of Ald. Kohlmetz, the Common Conneil proceeded to hear all-gations in relation to the im-provenest described in the ordinance below, the said Common Council, before determining to make such public improvement, having clusted an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deemed proper to be assessed for the expense of such improvement, and also a notice to be heretofore bub-lished daily, in at less two of the daily mewspapers printed in the city of Rockester, for lour days, which notice swelf the ad high right and entry in a such an entry in bubble steel of the safe the city of a constant of the safe of public test of the expense of such draw public test of the all persons interested in the subject matter of such improvement to attend the sad Com-mon Council at the time appointed in said notice, and, after hearing such allegations from all persons ap pering.

Institute of states time appointed in said notice, and, after hearing such allegations from all persons ap pearing. All, Kohlmetz submitted the following: An Ordinance to sprinkle Lake avenue (Sec 2), from 200 feet north of C. J. Burke's south line (Sec 2), from 200 feet north of C. J. Burke's south inne to the north line of the city. The common Council of the City of Rochester, do ordain and determine that the following improvement is necessary and should be made, to wit: The sprinkling of Lake avenue (Sec 2), from 200 feet north of J. J. Burke's south line, to the north inne of the city, during the season of 1857. And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, hereinatter described; and the City Surveyor, under the direction of this Coun-cil, having made an estimate of such expense, and reports the same at §300, and said estimate being deemed reasonable, is hereby approved; and the porton of said city which said Common Coun-cideam will be benefited by and ought to be assessed improvement is described as follows: One the of lois on each side of Lake avenue, from 200 feet worth of C. J. Burke's south line, to the north line of the city. On which above described lots and parcels of land the whole -xpense of said imorov-ment are hereby ordered -s sessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-

etz, Fritzsche. Foley, Selye, Mandeville, Swikehard, eider, Stein. Kelly. Schaeffer-14. metz, Weide

FINAL OBDINANCE, No 3,112.

LYELL AVENUE SPRINKLING.

LYELL AVENUE SPRINKLING. On motion of Aid. Kohlmetz, the Common Council proceeded to near allegations in relation to the um-provement described in the ordinance below, the said common Council, before determining to make such public improvement, having caused an estimate the cof deem proper to be assessed for the expense of vucu improvement, and also a notice to be incretofore pub-lished daily, in at least two of the daily newspacers printed in the prision of the daily newspacers printed in the prision or part of the estimate leax public treasury, and the portion or part of the estimate the assisted for the rest of the expense, and which not be assisted for the rest of the expense, and which not the also required all persons interested in the subject matter of such interprovement the said Com-mon Concil at the torement to attend the said com-mon Concil at the torement to attend the said com-mon Concil at the torement to attend the said com-mon Concil at the torement to attend the said com-mon Concil at the torement to attend the said com-tion all persons are bally the strong at most estimate attender the appointed the said notice, and, after hearing "cub allegations trom all persons ap-eadd".

Ald. Kohlmetz submitted the following: An Ordinance to sprinkle Lyell avenue from Lake av-enue to the Charlotte branch of the N, Y. C. & H R. ŔR.

enneto the Charlotte branch of the N, Y. C. & H R. RR. The common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to wit: The sprinkling of Lyell avenue, from L. ke avenue to the Charlotte Branch of the N. Y. C. & H. R. R., during the season of 1887. And the whole expense should be Aefrayed by the assessment upon the lots and parcels of land to be benefited thereby, hereinafter described: and the City surveyor, under the direction of this Connetl, having made an esumate of such expense, and reports the same at \$500, and said estimate being deemed reason-able, is hereby approved; and the portion of said city which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement is described one tier of lots on each side of Lyell avenue, from Lake avenue to the Charlotte Branch of the N. Y. C. & H. R. R.

H. R. R. On which above described lots and parcels of land the whole expenses of said improvement are hereby ordered assessed, the assessment upon each lot anu-parcel of land to be in proportion to the benefit and advantage which each derives therefrom. Adopted by the following vot: Aves-Ald. Tracy Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Foley, Selye, Mandeville, Switschard, Weider, Stein, Bohrer, Kelly, Sonaeffer-15.

FINAL ORDINANCE, NO. 3,113.

EAST MAIN STREET SPRINKLING.

EAST MAIN STREET SPRINKLING. On motion of Ald. Kohlmetz, the Common Council proceeded to bear allegations in relation to the im-provement described in the ordinance below, the said common Council, before determining to make Such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deemed proper to be assessed for the expense of such improvement, and also a notice to be heretofore pub-lished daily, in at least two of the daily newspapers princed in the city of Rochesier, for four days, which notice specified such improvement, the estimated ex-pense thereof, the amount, if any, to be paid from the public tersury, and the portion or part of the city to be assessed for the rest of the expense, and which no-tice a so required all persons interested in the subject matter of such improvement to a tree d the said com-mon Council at the time appointed in said notice, and, after hearing such allegations from all persons ap-pearing. Ald Kohlmetz submitted the following :

after hearing such allegations from all persons ap pearing. Ald. Kohlmetz submitted the following: An crdinance to sprinkle East Main st., from the center oi East ave. to the east line of Godman st., west of the N. Y. C. R. R. bridge. The Common Council of the city of Rochester, do ordain and determine that the foll wing improvement is necessary and should be made, to wit: The sprinking of Main street, East, from the center of East ave. The the east line of Godman street, west of the N. Y. C. R. R bridge, during the season of 1887. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-fited thereby, hereinafter described; and the City Sur-veyor, under the direction of this Council, naving made an estimate of suchexpense, and reports the same at \$510, and said estimate belog deemed reasonable, is hereby approved; and the portion of said city, woich said Conimon Council deem will be benefited by and ough to be assessed by a local assessment for the lows: lows:

One tler of lots on each side of Main street, East, from the center of East avenue to the east line of Goodman street, west of the N. Y. C. R. R. bridge. On which above described lots and parcels of land the whole expense of said improvement are hereby or-dered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advan-tase which each derives therefrom. Adopted by the following vote: Ayes-A'd. Tracy, Coughin, Marson, Watson, Kohl-metz, Fritzsche, Foier, Selye. Man eville, Swise-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15. FINAL ORDINANCE NO. 3 114

FINAL ORDINANCE NO. 3,114.

EAST AND WEST MAIN STREET SPRINKLING.

EAST AND WEST MAIN STREET SPRINKING. Or motion of Ald. Kohlmerz, the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said common Council. before det.rmining to make such public improvement, has ing cause d an estimate thereof to be made, and by an entry in their minutes having described the position and pirt of the city which they deemed proper to be assessed for the expense of such improvement, and also a notive to be heretofore pub-li hed, in at least two of the cally newspap is pirited in the city of Rochester, for four days, which at the specified such improvement, the estimated expense thereof, the amount i (any, or bepair from the public uses ed for the rest of the expense, and which active also required all persons interested in the subject-mat-ter of such improvement to attend the subject-mat-date the aring such allegations from all persons ap-pearing. Ald Kohlmetz submitted the following:

Content at the time appoint of using home, and the same home, and after hearing such allegations from all persons appearing. Ald, Kohlmatz submitted the following: The Common Council of the efly of Rochester do ordain and determine that the following improvement **3** necessary and should be made, to wit: The sprinkling of Main street, 6ast and West, from the Eric canal to the center of East avenue, during the season of 1857. And the whole expense shall be defrayed by the assessment upon the lots and parcels of und to be benefited thereby, hereinafter described; and the City Surveyor, under the due toto of this Council, having made an estimate of such exp nse, and reports the same at \$900, and said estimate being deemed reasonable, is hereby approved; and the portion of said eitr, which said common Council deem will be benefited by and cught to be assessed by a 1 cal assets new for two woole expense of said improvements described as fol-lows: lows:

lows: Cn: tier of lots on each side of Main s reet, East and West, from the Eric canal to th- center of East avenue. On which above described lots and pirce s of land the

On which above described it is and pirce's of land the which expenses of said improvement are hereby or-ded assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advan-tage which each derives therefrom. Acopted by the following youe: Ayes-Ald, Tracy, Coughlin, Marson, Watson, Kohl-meiz, Fritzsche, Foley, Mandevile, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-14

FINAL ORDINANCE NO. 3,115.

MEIGS STREET SPRINKLING.

FINAL UKDINANCE NO. 8,115. MEIGS STREET SPRINKLING. On motion of Ald, Koalmetz the Board proceeded to hear allegations in relation to the improvement des-cribed in the ordinance below, the sale Common Coun-cil, "clore determining to make such publismprive-ment having caused an estimate thereof to be ind a, and oy an e try in their main tashaving descibed the portion and part of the city which hay decleaded proper to be assessed for the expinse of such improvement, at descr, for four days, which to be specified such improvement, the estimated expense the reof, the amount, if any, to be paid from the qublic treas-ury, and the portion or part of the city to be assessed for the rest of the expense, and which notice also re-quired all persons interested in the subject-matter of such indexponse interested in the subject-matter of and allogations from all pers in superaling— Ald, Kohimetz submitted th following: An ordinance to sprinkle Meigs subset from East avenue to Monroe avenue. The Common Cour ell of the city of Rochester do or-dain and determine that the following improvement be made, to wit. The sprinkling of Weigs street from East avenue to Monroe avenue durin : the season of 1887.

be made, to wilt. The sprinking of Weigs street from East avenue to Monroe avenue durin : the season of 1987. And the whole expense should be defrayed by the as-sessment upon the lots and parcels of land to be bene-fit d thereby, hereinaiter describid; and the City Sur-veyor, under the direction of this Council, having made an estimate of such expenses and reports the same at \$200, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city, which said common

Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows: One tier of loss on each side of Meigs street, from East avenue to Monroe avenue. On which above described lots and parcels of land the expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives therefrom. Adpopted by the following vote. Ayes-Alu. Tracy, Coughtin, Marson, Watson, Kohl-metz, Fritzsche, Foler. Selve, Swikehard, Weider, Stein, Bohrer Keity, Schaeffer-14.

FINAL ORDINANCE NO. 3, 116. MILL STREET SPRINKLING.

MILL STREET SPRINKLING. On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the im-provement decribed in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estimate tw-reof deemed proper to be assessed for the expense of such improvement, and also an tier to be heretofore pub-lished dairy, and also an tier to be heretofore pub-lished dairy, in at leas a n tier to be heretofore pub-lished dairy in the minutes having described the portion and periof the dairy newspapers printed in the city of Rochester, for four days, which norice specified such improvement, the estimatel ex-public treasury, and the portion of part of the city to be assessed for the rest of the expense, and with ch no-tice also required all persons interested in the subject matter of such improvement to attend the said Com-mon Conucit at the the the appointed in said notice, and, after hearing such allegations from all persons ap-pear.ng.

mon Council at the time appointed in said notice, and, after hearing such allegations from all persons ap-pear ng. Ald, Kohimetz submitted the following: An orvinance to sprinkle Mill street from Exchange place to Brown street. The Common Council of the city of Rochester do or dain and determine that the following improvement is necessary and should be made, to wit: The sprinking of Mill street from Exchange place to Brown street during the season of 1837. And the archeleaveness shald head stread by the season

Brown street during the season of 1837. And the whole expense shall be defrayed by the assess-ment upon the lots and parcels of land to be benefited thereby, nereafter dercir dei, and the City Surveyor, under the direction of this Council having made an estimate of such expense, and reported the same at \$300, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be penefited by and ought to be assessed by a local assessment for the whole expense of said in provement is described as follows: follows

Oue dier of lots on each side of Mill street from Ex-

Oue der of lots on each side of Mill street from Ex-change piace to B.own street. On which above described lots and parcels of land the whole expense of said imptovement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which adopted by the rollowing vole: Adopted by the rollowing vole: Ayes-Ald. Tracy. Cougalin. Marson, Watson, Kohl-metz, Fritzsche, Foley, Selye, Swik-hard, Welder, Stein, Bohrer, Kelly, schaeffer-14.

FINAL ORDINANCE NO. 3.117.

MONROE AVENUE SPRINKLING. On motio 1 of Ald. Kohlmetz the Board proceeded to hear allegations in relat on to the improvement des-cribed in the ordinance below, the said Common Coun-cil, before determining to make such public improve-ment, having caused an estimate thereof to te made, and by an entry in their min the having described the portion and pat of the ei y which have deemed p oper to be assessed for the expense of such improvement, and also a notize to be heretofore public such daily, in at least two of the daily newspapers printed in the city of Rochester, for four days, which notice specified such inprovement, the estimat d expense thereof, the amount, if any, to be paid from the public treas-ury, and the portion or part of the city to be assessed for the rest of the expense, and which n the also re-quired all pers ins interested in the subject-matter of the the time appointed in said notic, and, after hear-ing such allegations from all persons appearing-Ald. Kohlmez submitted the fol owing: The Common Council of the city of Rochester do or-dain and determine that the following improvement is necessary and should be male, to wit: The sprinkling of conroe avenue, from Clinton street to 300 feet cast of Nichols park. The common Council of the solid contents of the sprinkling of source avenue, from Clinton streets of Meexpense should be defrayed by the ga-On motion of Ald. Kohlmetz the Board proceeded to

Street to do let the stand of the stand of the stand of the stand stand of the stand stand of the stand stand to be benefited thereby, hereinaft it described; and the City Sur-

veyor, under the direction of this Council, having made an estimate of such expense, and report; the same at \$600, and said estimate being deemed re ason-able, is hereby approved; and the portion of said city, which said Common Co incil deem will be binefred by and ought to be assessed by a local assessment for the whole, expense of said improvement is described as foil ws:

which corporate of said high of entering is described as foll ws: One tier of lots on each side of Monroe avenue, from Clinton street to 301 feet e sit of Nichols park. On which above described tots and parcels of land the whele expenses of said impr we each are hereby ordered axe sed, the assessment upen each lot and advantage which each derives therefrom. Adopted by the following vote: Ayes-A'd. Tracy, Courpilin, Marson, Watson, Kohl-mez, Fritzsche, Foley Selve, switchad, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

FINAL ORDINANCE, NO. 3,118. MORTIMER STREET SPRINKLING.

MORTIMER STREET SPRINKLING. On motion of Ald, Kohlmety the Common Council proceeded to hear allegations in relation to the im provement described in the ordinance below, the said common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having described the portions and part of the city which they deemed proper to be assessed for the expense of such improvement, and also a notice to be heretofore pub-lished daily, in at leas, two of the daily newspapers printed in the city of Roche ster, for two days, which notice specified such improvement, the estimated expense thereof, the amount, if any, to be paid from the public treisury, and the portion or part of the said common Council at the time appointed in said no-tice, and, after hearing such allegations from all per-

the stopect matter of such improvement to attend the said Common Council at the time appointed in said no-tice, and, after hearing such allegations from all per-sons appearing.— Ald. K 'himetz submitted the following: An ordinance to sprinkle Moriliner street, from St. Paul to Cli ton street. The Common Council of the city of Rochester, do or-dain and determine that the following improvement is necessary and should be made, to wit: The sprinkling of Mortimer street, from St. Paul street to Clinton street during the season of 1837. And the whole expense should be defrayed by the as-sessment upon the lots and parcels of land to be bene-fitted thereby, hercinafter desc fibed; and the City Sur-yeor, un'er the direction of this Council, having made an estimate of such expense, and reports the same at sell of such expense, and reports the same at sell of such expense, and reports the same at sold common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of the said improvement is described as fol-tows: lows:

lows: One iler of lots on each side of Mortimer street, from S^{*}. Paul street to Clinton street, On which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and which each derives therefrom. Adopted by the followin vote: Ayes-Ald. Tracy, Coughlin, Watson, Marson, Kohlmetz, Fritzsche, Foley, Selve, Swikehard, Weider, Stein, Bohrer, Keily, Schaeffer-14.

FINAL ORDINANCE No. 8,119.

MT. HOPE AVENUE SPRINKLING.

MT.HOPE AVENUE SPRINKLING. On motion of Ald. Kohimetz, the Common Council proceeded to acar allegations in relation to the im-provement described in the ordinance below the said Common Council, before determining to make such public improvement, having caused an estimate there-of to be made, and by an entry in their minutes hav-ing described the portion and part of the city which they deemed proper to be assessed for the expense of such improvement, and also a notice to be heretofore published daily, in a tleast two of the daily newspapers printed in the City of: Rochester, for four days, which notice specified such improvement, the estimated ex-pense thereof, he amount, if any, to be paid from the public treasury and the portion or part of the city to be assessed for the rest of the expense, and which no-tice also required all persons interested in the subject. nather of such improvement to attend the said Con-mon Council at the time appointed in said notice, and after hearing such allegations from all persons apafter hearing such allegations from all persons ap-

after hearing such anegations from an process appearing. Ald, Kohlmetz submitted the following: An ordinance to sprinkle Mount Hope avenue, from South avenue to the center of Clarissa street. The Common Council of the City of Rochester do or-dain and determine that the following improvement is necessary and should be made, to wit:

The sprinkling of Mt. Hope avenue from South ave-nue to the center of Clarrissa street during the season of 1887.

And the whole expense should be defrayed by the as esament upon the lots and parcels of land to be bene-rited thereby, hereinafter described; and the Ciry Sur-reyor, und "the direction of this Council, having made an estimate of su h expense, and reports the same at stal, and said es imate being deemed reasonable, is hereby approved; and that portion of said ciry, which said Common Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows: to'lows

whole targeties of sala improvements is described as follows: One tier of lots on each side of Mt Hope avenue from South avenue to the center of Clarissa street. On which above described lots and parcels of land the whole expenses of said improvements are hereby or-dered assessed, the assessment upon each lot and barcel of land to be in proportion to the benefit and advan-tage which each derives therefrom. Adopted by the following yote : Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Foley, Swikehard, Weider, Stein, Borhrer, Kelly, Schaffer-18.

The final ordinance for North avenue sprinkling came up and, oo motion of Ald Bohrer, the ordinance was indefinitely postponed.

UNFINISHED BUSINESS.

The report of the Special Committee on Rome, Watertown & Ogdensburg railway matters, published at pages 398 and 399, current proceedings, came up.

Ald. Kohlmetz presented a remonstrance against the raising of the Rome, Watertown & Ogdensburg tracks or lowering the grade more than eighteen inches on North St. Paul street.

Ald. Kohlmetz moved that the report be in-Lost by the following definitely postponed. vote:

Ayes-Ald. Kohlmetz, Fritzsche, Elliott,

Selve, Bohrer-5. Nays-Ald. Tracy, Coughlin, Marson, Wat-son, Foley, Swikshard, Weider, Stein, Kelly, Schaffer-10.

Ald. Foley moved that action be postponed two weeks and the matter be referred back to the special committee. Adopted by the following vote :

Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

Ald. Elliots gave notice that he would, two weeks hence, submit an amendment to the rules concerning the subject of reconsideration, now embraced in rule xix. of the present rules of this board.

EXECUTIVE BUSINESS.

Ald. Coughlin moved that the board proceed to the appointment of commissioners of deeds, and that the Clerk cast the ballot.

Adopted by the following vote:

Ayes - Ald. Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer -14

The following named persons, having re-ceived the concurrent vote of the Council, were declared duly appointed—Mary Harse, W. H. Almy, J. R. Price, H. Williams, Harrison A. Durand. Charles S. Brown, S. R. Robinson, H. J. Claffey, Fred. A. McGill, H. K. White, Florus F. Dueffenbacher, George H. Harris, J. W. Carruthers, George W. Merrick, George Arnoldt.

MISCELLANEOUS BUSINESS.

Ald. Schaeffer presented a largely signed petition from laboring men, asking that no contracts be awarded to firms employing cheap imported Italian laborers. On motion of Ald.

Foley the petition was referred to the Executive Board

Ald. Schaeffer submitted the following :

Italian Labor and Construction Company. incoralian Labor and Construction Company, incor-porated under the laws of the State of New York, for the employment and protection of Italian laborers. Capital, \$25,000. General of-fices 2 and 4 Center street, New York. (Staats Zietung Building.)

Officers, President, C. A. Barattoni, Treasurer, Charles Barsotti; Secretary, E. Perotta. Address all communications to the company.

NEW YORK, March. 1886.

To Contractors, Builders, Railroad Superintendents and Engineers

This company has been incorporated under the laws of the State of New York for the special pur-pose of finding employment for Italian workmen and laborers, and for the mutual protection of these and contractors employing them. It is a well known fact that since the increase in the finding muscleming the increase in

the Italian rural immigration, Italian laborers have been eagerly sought by contractors, railroad super-intendents and engineers, who find them paricu-larly adapted for all work in connection with the construction and repairing of railroads, public highways and thoroughtares, also for mining tunneling, building, etc. Furthermore, many well-known con-tractors have testified to the efficiency and good behavior of Italian workmen, preferring them to all others, for their steadfastness, industry, fru-gality and sobriety.

gality and sobriety. By nature trusting and good hearted, ignor-ant of the language and customs of this coun-try, a large number of Italian laborers have, at different times, been imposed upon by some of their nuscrupulous fellow-countrymen; these prac-tices having been too often repeated, it has led to the incorporation of this company which will afford them assistance and protection in future. This company is prepared to furnish promptly the services of Italian laborers in any number tor the following classes of work.

for the following classes of work.

RAILROAD CONSTRUCTION AND ROAD BUILDING.

Breaking ground and filling. Breaking and removing rocks by blasting or otherwise

Tunnetting.

Laying ties

Repairing landslides and washouts. OTHER WORKS.

Laying water mains.

Laying gas mains. Mining

Street cleaning and snow shoveling.

Street cleaning and snow snoveing. This company is also prepared to relieve con-tractors of any portion of large contracts they may wish to sublet, and give estimates thereon; also, to contract with railroad superintendents and engineers of lines already in operation for building entractions, undertier for our area in the function on the state of the state and requires on function on extensions, undertake road repairs, or furnish any number of men at short notice in the event of land-slides, wash-outs, and other unforeseen accidents.

The company guarantees full satisfaction, and it will be the aim of its officers to bring about muit will be the aim of its officers to bring about mu-tual and agreeable relations between employers and employees, endeavoring at all times to save both from unlawful acts heretofore so often prac-ticed by irresponsible and ignorant middlemen. Contractors and employers will find that the authority of this company over the men it fur-nishes is of special advantage in all dealings which they may have with them. Authorized agents or foremen will accompany the laborers and remein

they may have with them. Authorized agents or foremen will accompany the laborers and remain to assist contractors and employers when required.

Owing to their frugality and sobriety, Italian laborers are enabled to work for very moderate wages, and this company is in a position to supply such laborers, in large numbers, at figures that

will repay inquiry. This company, being backed by actual cash cap-ital, shirks no investigation as to its responsibility:

it requests, however, a like disposition on the part | of contractors or other parties desiring to deal with it, by answering the following questions, which must be satisfactory to the officers of the company before laboring men are supplied: 1. The exact name and address of contracting

parties; if a corporation, under the laws of which state incorporated.

2. Information as to financial responsibility and references.

3. Nature of work to be done, accompanied by such specifications or details as will assist this company in furnishing men suitable for the work.

4. Duration of work, as near as possible. 5.

Number of men required. Time when wanted. 6.

7. If fixed wages, state how much. 8. Information as to the cheapest and best method of reaching place of destination, if known to contractor or inquirer.

9. Any other intornation which may be of ben-efit to this company and helpful in reaching satis-factory results for all parties concerned. We solicit correspondence, and all inquiries not

answered in this circular letter will receive prompt

Officers of the company are prepared to come on the spot and examine the work before sending laborers.

We beg to remind you again:

I. That this company, incorporated under the laws of the State of New York, has a capital, act-ually paid up in cash, of \$25,000, in support of its contract obligations.

I. That it can furnish Italian labor at wages that will repay any one in need of such labor. III. That it can supply laborers at any time and

in large or small numbers. IV. That it is prepared to give the highest refer-ences as to the responsibility and integrity of its managers.

Address all communications to the company.

Respectfully, ITALIAN LABOR AND CONSTRUCTION COMPANY. E. PEROTTA, Secretary.

Referred to the City Attorney to ascertain if such a company existed and to report to the Board.

Ald. Kelly asked unanimous consent to introduce an ordinance relating to streets.

Receiving unanimous consent, Ald. Kelly presented the following:

IN COMMON COUNCIL:

AN Ordinance relating to streets.

Passed January , 1837.

The Common Council of the City of Rochester, do

The Common Council of the City of Rochester, do ordain as follows: Section 1. No person or persons, or corporation or corporations, shall place or caused to be placed, any stones, brick, boards, plank, timber, lumber, or any other materials for building, or any other purposes, in or upon any street, avenue, alley, lane, or public square or place within the city of Rochester, without permission ir writing from the Executive Board of said city, or its legal successor, under a penalty of five dollars for each offense, and the further penalty of five dollars for every twenty-four hours the same shall be or remain in any such four hours the same shall be or remain in any such four hours the same shall be or remain in any such street, avenue, alley, lane, or public square or place, without permission, as aforesaid, and in ad-dition to said penalty or penaltues, shall be liable to any person or corporation for any and all dam-age he, she or it may sustain by reason thereof. Section 2. The Executive Board, or its legal suc-

Section 2. The Executive Board, or its legal suc-cessor, may grant in writing, to any person or cor-poration, permission to place and keep any such building or other materials described in the fore-going section in any such streets, av-nues, lanes or alleys, within the city of Rochester; such permis-sion, however, shall not be for a longer period than three months, nor authorize the construction of more than one third of the addreds. of more than one-third of the sidewalk, nor more than one-half of the carriage way, nor nearer than two feet to any street railroad track or tracks that may be laid or be in such carriage way opposite the lot or place where the building or other structure

for which such materials are designed to be used is proposed to be erected.

Any such permission may be revoked without notice by said Executive Roard, or its legal successor, at any time.

cessor, at any time. Section 3. Any person or corporation to whom permission is granted as aforesaid shall cause all such building or other materials, and all the rub-bish arising therefrom, during the night time, to be enclosed with suitable and sufficient barriers, and place or cause to be placed lights at each end and side thereof in such a manner as to cast the light thereof upon such material or rubbish and which thereof upon such material or rubbish, and which lights shall be kept burning at all hours of the night. And for the neglect to comply with the pronight. And for the neglect to comply with the pro-visions of this section, every such owner, cotractor and other person or corporation placing, or caus-ing te be placed, any such materials or rub-bish, as aforesaid, shall be liable to the penalty of \$25 for each night the provisions of this section shall not be complied with, and, in addition thereto, shall also be liable to any person or corporation, including the city of Bachaster who may be damaged to any extent by Rochester, who may be damaged to any extent by reason of such failnre.

Section 4. Every person to whom permission is granted, pulsuant to sections one and two, or either of them aforesaid, shall cause all such building materials.and all the rubbish arising therefrom, to be removed from any such street, ave-nue, alley or lane by the expiration of the time limited in such permission, or upon the revoca-tion of the permission, under the penalty of \$25 for every twenty-four hours the same shall so remain in such street, avenue, alley or lane after the ex-piration of the time specified in, or the revocation of the permission, and such person or corporation shall, in addition to such penalty also be liable to any persol or corporation, including the city of Rochester, who may suffer or sustain any damage by reason of such railure to so remove the same,

Section 5. No person or corporation shall suffer or permit any of his, her or its carriages, wagons, carts, sleighs, street or other car or cars, with or without horses, mules, oxen or other animals, to remain or stand in or upon any of the public streets, avenues, allevs, lanes, squares or places within the city of Rochester for more than one hour at any time, under the penalty of one dollar for each offense, and shall also be liable to any person or corporation, including the city of Rochester, who may sustain or suffer any damage by reason of the violation of this section.

Section 6. No person or corporation shall fasten, or permit to be fastened, any of his, her or its horses, mules or other animals in any public street. avenue, lane, alley, square or place within the city of Rechester, so that such horse, mule or other aniof Hechester, so that such norse, mule or other an-mal or the vehicle to which it may be attached, or the halter, reins or lines with which the horse, mule or other animal is, or may be fastened, shall obstruct the free passage of persons on any part of any sidewalk or any crosswalk, under the penalty of two dollars for each offense.

of two dollars for each offense. Section 7. No person or corporation shall cause, or suffer any of his, her or its horses, mules or other animals or wagons, carriages or other vehicles, to stand, remain or be upon any cross-walk or sidewalk, within the city of Rochester, or upon any of the footways or passages for pedes trians upon any of the bridges within said city, under a penalty of five dollars for each offense.

Section 8. No person or corporation shall cart, carry or transport any sand, gravel, rubbish, dirt, stone, ice or any other loose material in, across or over any of the paved, macadamized, asphaltum or graveled streets, avenues, lanes, alleys, public squares or places within the city of Rochester, in squares or places within the city of kochester, in or uoon any cart, wagon, sleigh or other vehicle in such a manner that any portion of such sand, gravel, dirt, rubbish, stones, ice or other loose ma-terial shail, or may be, scattered, fall or thrown therefrom, in or upon any such street, avenue, alley, lane, public square or place, under the pen-alty of five dollars for each offense.

Section 9. Each and every person and corpora-tion mentioned in the last section, shall have each of his, her or its. carts, wagons, sleighs or other

vehicles used for the purpose of carting, carrying or transporting any of the articles or substances mentioned or cescribed in said section eight, regis-tered, and the number thereof entered by the city tered, and the number thereof entered by the city clerk in a book to be kept by him for that purpose, and such cart, wagon, sleigh or other vehicle, when in use, as aforesaid, shall have conspicuously placed on each side of the box or framework thereof, in or upon which said articles or sub-stances are carried or transported, its number plainly painted, the figure or figures of which num-ber shall be three inches in height and two inches in width, and any person or corporation violating any of the provisions of this section shall be liable to a penalty of five dollars for each offense, and the to a penalty of five dollars for each offense, and the further penalty of three doilars for each and every forty-eight hours such violation or neglect is continued.

n

e d d t h

e

)-r -

-

0.

e d

.e У is.

۳ h -

е

٤r

n i-n

n o.)f e

)r

r 0.0

ιt h

) 🗗

0

e

), 38

t, y ir

'n

)f

У

e, r

r

3r

۰.

t,t,rrionni,

i-n

۰, ۱۳

h · r

tinued. Section 10. No person or corporation shall use, cause or suffer to be used, any wagon, cart or other vehicle of heavy draught upon any of the paved. macademized or improved streets, avenues, alleys, lanes, public squares or places in the city of thoch-ester, for the purpose of drawing brick, sand, gtones, wheat, flcur, logs, lumber, iron, coal or other materials, unless the tires upon the wheels of such wagon, cart or other vehicle be at least. of such wagon, cart or other vehicle be at least, four inches in width under a penalty of twenty-five dollars for each offense; but this section shall not apply to vehicles used by farmers coming into the said city with produce or fuel, nor to one-horse wagons or vehicles, used generally for the purpose of common porterage, or for the purpose of conveying persons or passengers.

Section 11. No person or corporation shall place, Section 11. No person or corporation snan place, or cause to be placed, or keep, or suffer to remain, any log, timber, box. cask, barrei, stone, ulank, board or other articles, or an greasy, cily, or dirty substance or package, in or upon any of the pub-lic streets, avenues, lanes, squares or places, within the city of Rochester, so as to incommode the free and universe interpret he any within the city of Rochester, so as to incommode the free and uninter apted passage thereof by any person or persons whomsoever, nor shall any per-son or corporation place, or cause to be placed or kect, or have any cask, box, plank, b and or other article, or any greasy, dirty or oily substance or package, barrel, cask or box on any sidewalk, or any goods, wares or merchan ize, or other ar-ticles, in front of any store, shop or place of business. or other building. in of the any or place building, business, other where sidewalk in front thereof walk is more than six feet in width, and where said side-walk is more than six feet in width, then not more than the width exceeding six feet, and in all not more than two feet, under a penalty of five dollars for each offense, and a further penalty of five dollars lars for every twenty-four hours the same shall or may remain therein or thereupon; but nothing contained in this section shall prohibit merchants and others from placing goods, wares and mer-chandise, household furniture and other commodities on the sidewalk, for the purpose of loading or unloading the same, providing the same be re-moved without any unreasonable delay, not to exceed one hour.

Section 12. No person or corporation shall place, Section 12. No person or corporation shall place, or cause to be placed, or keep or suffer to remain, in or upon any public street, avenue, alley, lane, square or place within the city of Rochester, ex-cent as may be permitted by the Executive Board of said city, or its legal successor, or its superin-tendent of streets, appointed by it, and then only in such places and in such manner as may be desig-nated in and by such permission, which permission shall be in writing, any ashes or cinders or any other obstruction to the use of the same by wagons, sleighs or any other vehicles, under a pen-alty of five dollars for each twenty four hours penalty of five dollars for each twenty four hours the same shall remain in any such street, avenue, alley, lane, square or place.

Section 13. The sidewalks and crosswalks of the Section 13. The sloewalks and crosswalks of the city of Rochester, and the bridges and public entrances to the churches, public halls and places of amusement within the city limits, being intended for the vublic accommodation and convenience, shall be kept and reserved free from all obstruc-tion tions, and all groups or assemblages of persons

tions, and all groups or assemblages of persons thereon or therein at any time are prohibited. No person or persons shall stand or sit on such sidewalk or crosswalk or any such bridge or railing thereof, or occupy the same so as in any manner to obstruet the free passage of the public thereon, or to binder, obstruct, molest or annoy any person in passing along or upon the same; nor shall any such person or persons stand or remain around the entrances to any such churches, public halls or places of amusement so as in any manner to obstruct entrances to any such churches, public halls or places of amusement so as in any manner to obstruct the free passage of the public thereto or there-from, or so as to hinder, obstruct, molest or annoy any person from or while entering or leaving any such church, public hall or place of amusement. Whoever shall violate any of the provisions of this section shall forfeit and nav a penalty of five dolsection shall forfeit and pay a penalty of five dol-lars for each and every offense.

Section 14. No owner, agent of or non-resident owner, or occupant, of any store or other building in or adjacent to any of the streets, avenues, alleys, In or adjacent to any of the streets, avenues, alleys, lanes or public squares or places within the city of Rochester, or other persons, shall place or erect, or cause or suffer to be placed or erected, to, upon, or adjacent to any such store or other building any signpost, awning post or fixture of any kind, or any sign projecting more than two feet from and not less than nune feet above the sid>walk in front of any such store or building into, over or upon any of the said streets, avenues, alleys, lanes or nubbe any such store or building into, over or upon any of the said streets, avenues, allevs, lanes or public squares or places, or sidewalk therein; nor shall any p_{27} on place or cause to be placed, or expose for sale in any manner, upon any such sidewalk, or hang, or suspend, in any such way, from any awning frame or otherwise over any side-walk aforesaid, any goods, wares, merchau-dise or articles of any kind, under a penalty of t-n dollars for each twenty-four hours the same shall remain thereupon or therein. Nothing contained in this section shall prohibit the erection of awnings of cloth upon iron frames in front of stores, shops or other buildings; but such awnings stores, shops or other buildings; but such awnings shall be uniform in length, constructed in a uni-form manner, and supported by an iron form manner, and supported by an iron framework securely attached to the building, in front of which the sume shall or may be con-structed or suspended; and the same shall be, at all times, self-supporting, and securely kept and maintained without falling, and shall extend from trachriding reactions and shall extend from the building not to exceed nine feet, and every part of the framework and every portion of any such awning shall be at least nine feet above the side-walk, but no curtain or sign shall be attached to any part of such awning, or be in any way sus-pended from the same, or any of its frames, so as to extend in any manner across or over any such sidewalk. Any person or corporation, erec-ting or causing or permitting to be erected, or placing or keeping any such awn-ing or frame as aforesaid, shall be liable for any and all damages that may be sustained by reason of the same being negligently or defectively constructed or by reason of the same being out of constructed, or by reason of the same being out of repair at any time, and to that end shall indemnify, bear and save harmless the city of Rochester, and its Executive Board and each of and from any claim, demand in suit, action or proceeding brought for such damages by any person whatsoever.

Section 15. Every owner, agent of or non-resi-Section 15. Every owner, agent of or non-resi-dent owner, or occupant of any house, store or other building within the city of Rochester, shall at all times keep the awning in front of suc. house, store or other building, free from snow, ice and all dirt, filth or other obstructions under a penalty of three dollars for each offense, and a further penalty of three dollars for every tweaty-four hours the omission to comply with the provisions of this section shall be continued by him or them.

Section 16. No person or persons, corporation or corporations, shall ride or drive, or cause or suffer to be ridden or driven, any horse, mare, gelding or other animal upon or over either of the following bindges within the city of Rochester, namely Vincent place, Anorews street, and Clarissa s reet, faster than a walk, under a penalty of twenty-five dollars for each offence.

Section 17. No person or corporation shall here-

122

108

after convey; transport or carry, or cause to be conveyed, transported or carried auy dead animal along through or upon any of the public streets, avenues, lanes, alleys, parks or places within the oity of Rochester, without having the same conveyed, carried or transported on a eart, truck or wagon, covered so that no part of such animal shall or may be exposed to view.under a penalty or fifteen goilars for each offence.

Section 18. No person driving or in charge of any vehicle, whether attached to any horse or other animal, or not, shall obstruct at any time the free and unobstructed passage by pedestrians along and upon any cross-walk within any of the public streets, arenues, lanes, alley, squares or places within the city of Rochester, by stooping any such horse or other animal or vehicle so that the same shall be or remain upon any such cross walk, under a penalty of five doltars for each offense. Section 19. No person or persons shall skate or slide upon any side walk or crosswalk within the city of Rochester, in such a manner as to prevent,

Section 19. No person or persons shall skate or slide upon any sidewalk or crosswak within the oity of Rochester, in such a manner as to prevent, hinder or molest any pedestrian from freely passing along or over the same; nor shall any such person or persons make, aid countenance or assistin making any noise, disturbance or improper diversion in any of the public streets, avenues, lanes alleys, parks or places within said city. Whoever shall violate any of the provisions of this section shall be hable to a penalty of two dollars for each offense.

Section 20. All ornamental shade trees hereafter set out in any of the public streets, avenues, alleys, lanes, or places within the city of Rocuester shall be set inside of the curb and within one foot of the outer edge of the sidewalk therein, and in case any person or corporation violates the plovisions of this section, he or it shall forfeit and pay a penalty of dve dollars for each offense; and such person or corporation shall in addition to such penalty remove such tree or trees where otherwise placed than aforesaid on being requested to do so by the Executive Goard of the city, and in default thereof, it shall be lawful for such Executive Board to remove or cause the same to be removed at the expense of the owner of the lot in front of which such tree or trives shall or may be placed; which expense end the ecoverable of such owner in the name of the city of Rochester, in an action with costs; and every such person or corporation so neglecting or refusing to remove the same after being requested so to do as aforesaid, shall be liable to a penalty of three dollars for every twenty-four hours after the time mentioned in such requirement for such removal.

Section 21. Every owner, agent of or non-resident owner or occupant of any premises within the city of Rochester, shall keep the shade or ornamental trees in any ef the public streets, avenues, lanes, alleys or places of such city, in front of his, her or their premises, trimmed so that the prejecting limbs and boughs shall not be less than nine feet above the roadway orsidewalk and so as not in any manner to interfere with or obstruct the light of the public lamps in any such street, avenue, lane, alley, or place, under a penalty of five dollars for each offense; and if said owner, agent or occupant aforesaid shall neglect to keep such tree or trees so trimmed it shall be the duty of the Executive Board of such city after five days notice by it to the said owner, agent or occupant, to trim the said tree or trees as aforesaid at the expense of the cowree or occupant, and such expense may be recovered from him or them in an action brought in the pame of the city of Rochester, and in addition every such person or persons so neglecting to comply with said notice shall forfeit and pay a penalty of three dollars for every tweuty-four hours after the time mentioned in said notice shall have expired.

Section 22. No person shall play at any game of ball, or any sport with a ball, stone, block or piece of wood or other hard substance, by throwing, bounding, catching or knocking the same or in any other manner, in any of the public streets, avenues, lanes, alleys or places within the city of Rochester, or upon any sidewalk therein. or upon any improved square or park, or upon or within the square

upon which the Court House or City Hall stands within said city, under a penalty of two dollars for each offence.

Section 23. No person shall deface, mar, injure, remove or do any damage to any fence, railing, gate sign or notice or any other structure or ornament, or the guards in, around, about or upon any park, square or cemetery within the city of Roch.ester, and no person shall remove or do any damage to or climb, whittle, bruise or otherwise injure any ornamental or shade tree, planted or growingin any of the public streets, avenues, lanes, alleys, parks, squares or places within the city of Rochester, or any box, guard or other protection to or around the same; nor shall any person tie or fasten, or caused to be tied or fastendo. any horse, mule, gelding or other animal to or near to any within such city, under a penalty of ten dollars for each offense, and in addition thereto shall be liable to any person or corporation, including said city, for any damages or injuries occasioned thereby.

Section 24. No owner, agent of or non-resident owner, or occupant, of any house or lot within the city of Rochester, shall construct or cause to be constructed, continue or suffer to remain to be used any gate, so that the said gate shall or may extend or swing outward of or from said house or lot over or upon any sidewalk within the city of Rochester, insuch a manner as to obstruct the free and uninterrupted public use and passage thereof under a penalty of thve dollars for each offense.

Section 25. No person or corporation shall construct or cause to be constructed or suffer or other wooden structura over the gutter in front of any premises owned or occupied by him, her or in in any improxed street, areane, lane, alley of place within the city of Rochester, under a penalty of ten dollars for every twenty-four hours that said bridge or bridges is or are kept or suffered to remain.

Section 26. Every owner, agent of or non-resident dent owner, or occupant of house or other building, and every owner of any vacant lot, shall keep the sidewalk and pavement in front of such house or other building and lot or vacant lot free from snow, ice and all dirt, filth, grass, weeds, rubbish or other Jobstructions or incumbrances to the center of the street, avenue, alley, lane or place. and at all times keep said sidewalk in a good state of repair and condition, and also repair all lateral sewers to such house, building or vacant lot, under a penalty of five dollars for each effense, and in addition thereto shall also be iable to any person or corporation, including the city of Rochester, for any damages sustained by or for which lability therefor may exist by reason of any neglect to ownly with any of the provisions of this section.

Section 27. If any/owner, agent of or non-resident owner or occupant mentioned in the last preceding section shall neglect or refuse to comply with any of the requirements of said section within twenty-four hours, it shall be the duty of the Executive Board to cause the same to be done at the expense of such person in default.

Section 28. No bow window, or other window, shall hereafter be constructed so as to extend into, upon, or above the sidewalk or surface of any of the public streets, avenues, lanes, alleys, squares, or places within the city of kochester, and no porch, veranda, or other projection of or from any building, and no step or steps, cellar door, cellarway cr opening, or platform or approach to any building in any of the streets, avenues, lanes, alleys, squares, or places aforesaid in said city, shall extend into the same, or over or upon any of the sidewalks thereof without p rmission of the Executive Board, which permission shall be in writing and specify the nature thereof; and every cellar-way leading into any cellar from any such street, avenue, lane, alley, square, or place, or sidewalk thereof, shall have trap-doors thereto, which shall be so constructed as to be on a level with the sidewalk or platform, if any, in front of the building in which such cellar is situate, and

shall be so constructed and at all times be maintained so as to be entirely secure for passengers or pedestrians in or upon any of such streets, ave-nues, lanes, alleys, squares, or places, or such sidewalks or platforms, to pass over the same with aftety; or shall have a substantial and at all times securely kept and maintained railing on the sides thereof, at least three and one half feet high; no trap-door or grate in any of the sidewalks of or in said city shall be kept open at any time except during the receiving or delivering of any goods or chattels, and during such time the same shall be surrounded by proper and sufficient barriers and guards. Any person violating the pro-visions of this section or eithe of them shall forfeit and pay a penalty of five do'-lars for each offence, and the further penalty of five dollars for every twenty four hours such viofive dollars for every twenty-four hours such vio-lation shall or may continue. Any per-son or corporation obtaining permission of the Executive Board mentioned in this section aforesaid, shall do so, and such permission shall be subject to the conditions that such person or corporation shall be liable for any and all damages poration shall be liable for any and all damages that may be sustained by any person or persons or corporation from or by reason of the matter of thing so permitted, being negligently or defectively constructed or kept in repair, and to that end shall indemnify, bear and save harmless the city of tkock-ester and its Executive Board of and from any claim, demand in suit, action or proceeding, prought for any demand the suit action or proceeding. for such damage by any person or corporation

for such damage by any person or corporation whomsoever. Section 29. No berson shall draw or propel any wheelbarrow, hand cart, sleigh, bycicle, trycicle, or other carriage or vehicle, except baby carriages, or lead, ride, or drive any horse, mare, mule, or beast of burden, whether attached to any wagon or other vehicle, or any cattle or swine along, upon or over any sidewalk within the city of Rocnester, event in passing into or from any lot, where payeexcept in passing into or from anylot, where pave-ment shall be constructed for that purpose, under penalty of five dollars for each offence. No perment shall be constructed for that purpose, under a penalty of five dollars for each offence. No per-son shall drive or cause to be driven any horse or other animal attached to a sleigh, along, through or upon any of the public streets, avenues, alleys, lanes, squares, or places within said city, with-out having bells attached thereto, sufficient to give warning of its approach, under a penalty of five dollars for each offence.

By a construction or reparation in any of the public streets, avenues, lanes, alleys, squares, or places, within the city of Rochester, and during the whole time, from the beginning to the termination of such construction or reparation, it shall be the duty of the contractor or pafty performing the work, to place and keep guir's, obstructions or related the each end thereof, and in the same, so as to secure it from being passed over by horses or vehicles until it is ready for the use of the public; and at all times during the distribution or reparation being in process; and no persons of such work of construction or reparation being in progress; and no person shall ride or drive any horse or other animal with or without a vehicle, over, upon, or along, any such pavement or roadway until the same is completed and opened to the public use and is well settled. Every person, corporation or contractor violating any of the provisions of this section, shall be liable to pay a fine or penalty of ten dollars for each offence, and such contractor shall, in addition, be liable to pay a fine or Section 30. Whenever a pavement or roadway is in sould of this section, shall be happened to be a function of the dollars for each offence, and such contractor shall, in addition, be liable to any person or corporation for any damage sustained thereby, but no person shall be liable for riding or thereby, but no person shall be liable for riding or driving upon the same as a foresaid, unless there shall be placed at the end of such pavement or roadway a fence or other obstruction indicating, or it shall apeear to ordinary observation, that the same is in an anfinished or unsettled state. Section 31. Any person or corporation who shall injure or dig up any pavement, side or crosswalk, drain or sewer, or any part thereof, or dig any hole, ditch or drain in any street, avenue, lane, alley or public square or place within the dity of Rochester, or who shall remove any earth or since therefrom

or who shall remove any earth or stone therefrom without authority from the Executive Board of

said city, or who shall hinder or obstruct the maksaid city, or who shall nuder or obstruct the mas-ing or repairing of a 12 pavement, side or cross-walk, drain or sewer which shall be constructed under any ordinance, by-law, or resolution of the Common Council or said Executive Board, or hinder or obstruct the Executive Board, or any person emploped by it, or any contractor of said eity or board, in cleaning any such street, arenue, alley, lane, source or place, or in constructing or mercing board, in cleaning any such street, avenue, aney, lane, square or place, or in constructing or repair-ing any street, avenue, lane, alley, park or place within said city, or any public work or improve-ment directed by the Common Council of said city, then to rectant and non-council of said city. Within said city, or any public work or improve-ment directed by the Common Council of said city, shall forfeit and pay a penalty of twenty-five dol-lars for each offense, and maddition be liable for any damage caused thereby. No person or corpo-ration sail make or caused to be made any area or lateral sewer in any public street, avenue, lane, alley, square, or place in said city without execut-ing a bond to the said city, to be approved by its Executive Board, indemnifying the said city and said board against any damage of any person or thereof, and any liability that said city or board or corporation whom soever therefrom or by reason or corpo athou who shall dig or construct or cause to be dug or constructed, any area or lateral sewer contrary to the provisions of this section shall for-feit and pay a penalty of twenty-five dollars for each offense, and a further penalty of twenty-five dollars for each twenty-four hours during the condollars for each twenty-four hours during the con-struction thereof.

Section 32, No person shall cast or deposit any wood or stones or other substance into any of the drains or sewers within the city of Rochester, or drains or sewers within the city of riconester, or cause the same to be done, or cause any obstruc-tio: or injury in or to the same, under a penalty of \$10 for each offence, and shall further be hable to the city of Roenester for any or all damages which it may or shall sustain by reason thereof. Section 33. No person or corporation shall con-trust or cause to be constructed any drain or

sector 35. No person or corporation shall con-struct, or cause to be constructed, any drain or sewer from his, her or its cellar or iot to any com-mon sewer within the city of Rochester, without permission in writing from the Executive Board of said city, and every such drain or sewer shall be constructed under the direction of the said Ex-ecutive Board, and in such manner that the foul ecutive Board, and in such manner that the four air and gas cannot escape from the sewer into the building over said cellar. Any person who shall construct any drain or sewer contrary to the pro-visions of this sect on, shall forfeit and pay a pen-alty of \$25 for each offense; and the Common Council or said Executive Board of said gity may be direct that such drain argument that are also direct that such drain or sewer shall be de-stroyed, filled up or altered, at the expense of the serverse in corporation aforesaid; all connections with public sewers shall be made of vitrified or cement pipe or of masonry, and shall be under the supervision of the Executive Board, and shall be accepted and approved by them before being covered covered.

covered. Section 34. Whenever permission is given by the Common Council or said Executive Board of the city of Rochester to lay any drain, sewer, or gas pipe along or in any street. avenue, alley, lane, square, or place, or to make any excavation or hole therein, unless the Common Council shall other-wise direct the same shall be done under the direc-tion of the Executive Board as to time and place tion of the Executive Board, as to time and place, and shall be so done as not unnecessarily to hinder and shall be so done as not unnecessarily to hinder or obstruct the free use of the street, etc., or sidewalk thereof, and the street, avenue, alley, lane, square, or place, shall be restored to and for one month kept in good condition after the work is done, at the expense of the person to whom the permission is given, or for whom such work is done, and any person or correction who whom the permission is given, or for whom such work is done; and any person or corporation who shall refuse to conform to and obey the orders and directions of the Executive Board, or its author-ized agent in the premises, shall forfeit and pay for each offense a penalty of twenty-five dollars. Section 35. No person shall throw or deposit, or

section 35. No person shall throw or deposit, or cause to be thrown or deposited, any straw, shav-ings, lime, ashes, refuse coal, scraps, slops, dirt, or rubbish of any description, or the contents of any bed, into or upon any street, avenue, lane, al-ley, or public square, or place, in the city of Roch-ester, except upon written consent of at least one

t) a 1 e e il r コアアブン ı. at e-ly n of ne N, ;0, 01 :s, no ny irny es, ty, of in ery ich or to, vel

ind

or more members of the Executive Board of said city, under a penalty of five dollars for each offense.

Section 36. No person or corporation shall sell or exposed for sale, or peddle, or cause to be sold or exposed for sale, or peddled, any fruit, nuts, vegetables or oranges, lemons or oth r foreign fruits, or confectioneries in or upon any sidewalk or public street, avenue, square, alley, lane or place within the city of Rochester, without permission in writing from the Executive Board of said city, with such limitations and conditions that said Board may see fit to impose in such permission, under a penalty of three dollars for each offence. This section shali not apply to any farmer or gardener or other person uot being a resident of the city, selling fruit or vegetables in the carriage-way, nor to any person offering or selling nuts, fruit and other vegetables from a basket, or other vessel carried by him or her, of a size that does not contain more than the half of one bushel, provided that no person shall be obstructed in the free passage thereby.

Section 37. Any person who shall carelessly or maliciously break or deface, or in any way injure any of the public lamps or lamp posts, or any part thereto or thereof, or any illuminated clock, posts or standards within the oity of Rochester, shall be liable to a penalty of ten dollars for each offence. Section 38. Any person who shall light or cause to be lighted or extinguished, or who may or shall

Section 38, Any person who shall light or cause to be lighted or extinguished, or who may or shall in any way intermeddle with the lighting or extinguishing of any of the public gas or kerosene lamös within or belonging to the city of Rochester, without authority from the Common Council or the Executive Board thereof, or by the agent or officer of any contractor, or such contractor, having a contract with the city or said Council for the care, lighting, or extinguishing of said lamp or lamps, shall be liable to a penalty of ten dollars for each offence.

Section 39. No person, without authority, shall elimb upon, or tie, or fasten, any horse or other animal to any of the public lamos, posts, or standards within the city of Rochester, under a penalty of ten dollars for each offence, and shall in addition thereto be hable for any and all damages sustained by any person or corporation, including said city of Rochester, occasioned thereby or resulting therefrom.

Section 40. No auctione r shall by himself or agent, sell or expose for sale at public auc.ion, any goods, wares or merchandise, upon any sidewalk, or in any street, avenue, alley, lane, or square, or public place, within the city of Rochester, under a penalty of ten dollars for each offence, to be sued for and recovered of the seller or auctioneer or his agent, severally and respectively; but this section shall not extend to the sale of household furniture, or of horses or carriages in the carriage-wa, provided the public shall not be incommoded thereby.

Section 41. Neither of the members of the Executive Board ot the city of Rochester, or any of its agents, servants, employees or appointees, shall be directly or indirectly, or persona ly, interested in any team or teams employed in the work of the city of Rochester, nor in the wages earned by such team or teams, or by any laborer or laborers so employed, or in contracting for any materials furnished to or for said city, under a penalty of twenty-five dollars for each offense, and shall further be hable to respond and pay to said city any and all damages occasion d or resulting therefrom.

Section 42. No person or corporation shall feed, or cause to be fed, any horse or other animal in any street, avenue, lane, alley, public square or place within the city of Rochester; nor shall any person dust, clean or lay any rug, carpet, oil cloth or any such article, in any of the squares or parks of such city, or hang them upon the fences of the same for that purpose, under a penalty of five dollars for each offense.

Section 43. No person shall remove, displace or destroy any timbers or other materials laid or deposited by the Executive Board, or by its direction, on any macadanized or asohaltum street, avenue, lane, alley, park or place within the city of Roches-

ter, for the purpose of turning or diverting travel on any particular part thereof, under a penalty of five dollars for each offense.

five dollars tor each oncurse. Section 44. No person or corporation shall burn, or cause to be burned any straw, shavings, 'eaves, wood or articles of any kind or nature, in or upon any of the asphalitum streets or avenues within the city of Rochester at any time, ander a penality of twenty-five dollars for each offence, and in addition thereto shall be liable for any and all damages occasioned to such asphalitum pavement of said city from or by reason of such burning.

Section 45. Whenever any improvement of sain made within the city of Rochester, to any of the public strests, avenues, lanes or places therein by which any embankment or filling up shall be made of one and one-half feet or over, then and in that case all owners, agents of and non-resident owners and occupants of lots, houses or buildings on each side of such street, avenue, alley, lane or place opposite and and adjacent to such embankment and filling shall cause a sufficient stone work to be erected on the line of said lot or lots of the length of the sidewalk adjancent thereto, or shall cause said lot or lots to be filled with earth, stone or sand to the level of said sidewalk, such filling up shall be made and suitable level, such filling up shall be made and such stone work shall be constructed under the direction of the Executive Board of such city, and every person violating the or violation shall continue, and in addition thereto shall be liable to any person or orporation for any damage occasioned by reason of any failure or sub thall continue, and in addition thereto itor, it shall be the duty of the provisions of this section of shall be liable to any person or corporation for any damage occasioned by reason of any failure of said city and of its members to cause the provisions of this section to be complied with.

Section 46. All platforms within the city of Rochester shall be constructed on a level with the sidewalks, and at the same inclination, except where the Executive Board of said city shall otherwise direct or permit, and every cellar constructed and used for storing shall have good and substantial cellar doors or gratings even with the platforms, and those used and constructed for dwellings, stores and shops, that require open steps, shall be properly and securely railed in and at all times be maintained and kept so as to secure the safety of pedestrians and other persons; none of the shove mentioned eractions or constructions shall be made without the written consent of said Executive Board, specifying the location, form, dimensions and material of such the cellar doors shall be covered by iron brads or nails not more than three inches apart so as to prevent persons passing over them from slipping. Any person violating any of the provisions of this for each offense and a further penalty of five doilars for each twenty-four hours that said owner or agent or refuse to comply with the said provisions or requirements by the said Exenutive Board and shall also be liable to any person or conpration sustaining any damage or injury from or by reason of any such violation, and shall also be liable to any such violation, and shall also be liable to pay by reason of any violation of or neglect to comply with any of the provisions of this section. Section 47. If any owner, agent of or non-resident owner or occupant of an y bullying or term

Section 47. If any owner, agent of or non-resident owner or occupant of any building or tenement within the city of Hocherter shall omit for the space of ten days after he shall have been required so to do by the Common Council of said city to cause the building or tenement owned or occupied by him to be numbered or renumbered, every such owner, agent or occupant shall forfeit and pay a penalty of one dollar for every day thereafter until the said tenement shall be numbered or renumbered as aforesaid. Section 48. Any person or corporation who shall make or cause to be made or shall have made any cellar, pit, hole or excavation of any kind in any street, avenue, lane, alley or place or upon her, his or its lot adjacent to and within tour feet of the within the city of Rochester, shall cause the same to be protected by the erection of good and sufficient guards or barriers around or next to said street between the same and such cellar, pit, hole or excavation so that the same shall extend the whole length of such cellar, pit, hole or excavation, and also shall at all times during the night time place or cause to be placed lights at each end and side thereof in such a manner as to cast the light thereof upon such cellar, pit, hole or excavation and such light or lights shall be kept burning at all hours of the night, and for a failure to comply with the provisions of this rection, every such owner, contractor and other person or corporation shall be libet to a penalty of twenty-five dollars for each night or twenty-four nours the provisions of this section shall also be hable to any person or corporation, including the city of Rochester, when y be damaged to any extent by reason of such failure, and if within twenty-four hours after notice to erect the same shall be given by said Executive Board, said Board may cause the same to be done at the expense of the person or corporation so

E

i

Ì

i

ł

L

ŧ

Section 49. Any and every person or corporation violating any of the provisions of any one or more of the sections of this ordinance, shall, in addition to the pe alty or penalties hereinbefore prescribed therefor, be liable to any and every person and corporation sustaining or suffering any damage or injury by reason thereof, and shall also be hable to indemnify and answer unto the city of Rochester for and and all damage it may sustain or become liable for, to any person or corporation from, or by reason cf, any such neglect or violation.

Section 50. Every execution 'ssued upon a judgment recovered for a violation of this ordinance, or any of the sections or provisions thereof, shall command the amount to be made of the property of the defendant of defendants. If any such can be found, and, if not, then to commit the defendant or defendants to the Monroe County Penitentiary, and the person violating any provisions of this ordinance or section hereof, and failing to pay the penalty and fine therefor, shall be imprisoned in said penitentiary for a term of, in case the penalty and fine shall be under twenty-five dollars, not exceeding fity days, and in case the fine and penalty exceed twenty-five dollars, for a term of not exending one bunderd days

eeding one hundred days. Section 51. This ordinance shall take effect imn.ediately.

Ordered received, filed and published, and laid on the table for two weeks.

By Ald. Kelly-Resolved, That the use of the City Hall be granted for an entertainment to be given for the benefit of St. Patrick's Orphan Asylum, Thursday, March 17, 1887. Adopted.

By Ald. Bohrer-Resolved, That the Executive Board be and it is hereby authorized and requested to negotiate for the purchase of the lands necessary to be taken for the extension of Clifford street as contemplated by Final Ordinance No. 3, 078, and report the result of such negotiation to this Council. Adopted.

By Ald Bohrer-Resolved, That the Executive Board be, and it is, hereby authorized and requested to negotiate for the purchase of the lands necessary to be taken for the opening of Stewart street, as contemplated by fical or dinance No. 3,079, and report the result of such negotiation to this Council. Adopted, By Ald. Bohrer-Resolved, That the Execu-

By Ald. Bobrer-Resolved, That the Executive Board be, and it is, hereby authorized and 1()9

requested to negotiate for the purchase of lands necessary to be taken for the widening of the east end of Hand street, as contemplated by final ordinance No. 3,077, and report the result of such negotiation to this Council. Adopted.

By Ald. Bohrer—Resolved, That the Executive Board be and it is hereby authorized and requested to negotiate for the purchase nf lands necessary to be taken for the widening of Euclid street as contemplated by final ordinance No, 3,073, and report the result of such negotiation to this Council at the next meeting. Adopted,

By Ald. Bohrer-Resolved, That the Executive Board be and it is hereby authorized and requested to negotiate for the purchase of lands necessary to be taken for the opening and extension of Frost avenue as contemplated by final ordinance No. 3,074, and report the result of such negotiation to this Council at the next meeting. Adopted.

By Ald, Stein-Petition for the improvement of Kelly street. Referred to the City Surveyor to prepare an ordinance.

veyor to prepare an ordinance. By Ald. Weider-Whereas, By subdivision 19 of section 40 of the City Charter, as amended by section 4 of chapter 120 of the Laws of 1882, power is conferred upon this Council, if in its judgment the public health shall require, to appoint from time to time a competent person, and fix his salary, whose duty it shall be to test and inspect such articles of food, whenever the sale thereof is regulated by license or ordinance for the purpose, and to the end only that unwholesome, impure or adulterated, meats, vegetables. frui', fish, poultry, milk and food and provisions of any kind, shall be sold or exposed for sale; and

Whereas, The general laws of the State are so broad and comprehensive that any person to whom any such articles may be sold by another can have that other arrested and severely punished therefor under such laws, and thus no perceptible benefit will be derived by the public by a further appointment of any person to such position, and such appointment will entail a needless large expense to the taxpayers, which at the present time of high taxation should be avoided; now, therefore, be it

Resolved, That it is the sense of this Council that a further appointment of any person to such position of inspector under said subdivision is unnecessary, and that the public health no longer requires the same to be done; and that, therefore, no such appointment will be made until it shall appear the public health requires the same.

Ald. Foley moved that the matter lay on the table two weeks. Adopted by the following yote:

Ayes-Ald. Coughlin, Marson, Watson, Elliott, Foley, Selye, Swikehard, Bohrer, Kelly -9.

Nays-Ald. Kohlmetz, Fritzsche, Weider, Stein, Schaeffer-5.

By Ald. Selge-Petition of J. W. Carruthers for permission to erect a wood building. Referred to the Fire Marshal and Wood Building Committee with power to act.

By Ald. Selye-Resolved, That the City Clerk be and hereby is directed to draw an order on the City Treasurer for the sum of two hundred dollars in favor of William Mitchell, the park contractor, and charge the park fund. Referred to the Fark Committee.

By Ald, Foley-Resolved, That the Legisla-

ture be, and is, hereby requested to amend the charter of the city of Rochester, as follows:

Subdivision seven of section forty, so as to read as follows:

7. To prevent the cumbering of the streets, avenues, walks, public squares, lanes, alleys, bridges, aqueducus, wharves, basins and slips, in any manner whatever, by any private person, or private or public corporation, however authorized, to prevent the use and occupation of any of said streets, avenues, walks, public squares, lanes, alleys, bridges, aqueducts, streams, basins and slips by any private pers n or private or public corporation, except such as may be authorized by the Common Council of the City of Rochester, and also to prevent and regulate the placing or maintenance of any structure, poles. piers, posts or any other thing taerein, and to cause the removal of any such structure, pole, pier, post or any other thing, which, in the judgment of the Common Council, may at any time incommode the public use of such streets, etc., which may have been placed or erected or maintained in any of said streets, etc., by any authority whatsoever, except by said city; and to cause all buildings, or renumbered on any and all streets, avenues, squares, parks, places, courts and alleys in said city, at the cost and expense of the owner thereof. And all acts heretofore passed, whether general or local, inconsistent with this act, as herein amended, are hereby repealed and the powers thereunder abrogated and deemed inapplicable to the city of Rochester. Adopted.

By Ald. Elliott-

To the Hon the Common Council of the City of Rochester:

GENTLEMEN: -1 beg leave to inform your hon-orable body that decisions in the following cases

and to the following affect have been handed down by the General Term at Buffalo to-day: The first is the case of Frank W. Elwood against the city, in which the plaintiff obtained a judg-ment vacating what is known as the Church street assessment, and also perpetually enjoining and restraining the city from making any local assess-ment for any part of the opening of said Church street which should include Mr.Elwood's premises, street which should include Mr. Elwood's premises, and also deciding that Mr. Elwood's premises, and also deciding that Mr. Elwood's premises were not liable to such assessment. The General Term reverses the judgment so far as it adjudged Mr. Elwood's premises not liable to local assessment, etc.; and also that part of the judgment re-straining the city from hereafter making any local assessment for any part of the opening of Church street, which should include Mr. Elwood's premises. The judgment of the General Term, it would seem, permits the assessment of Mr. Elwood's premises, and also permits a new assessment to be made under the provisions of the charter. the provisions of the charter.

the provisions of the charter. The second is the case of Theron E. Parsons, as administrator, etc., against the city, in which the judgments of the County Court of Monroe County and of the Municipal Court are reversed. The ac-tion was brought to recover a first assessment paid for the improvement of Oak street, and, it would seem by the decision of the General Term, that they held that the action is not maintainable. Several other actions, involving a number of hun-dreds of dollars each, are now pending, and which the decision clearly affects and prevents a recovery by the plantiffs therein.

the decision clearly affects and prevents a recovery by the plantiffs therein. The third is a decision reversing an order which was made in the case of Mary C. Lienen against John J. Elter et al., by Mr. Justice Dwight, sitting at Special Term, which vacated and set aside a large amount of taxes and assessments which were liens upon property owned by the Elter heirs. It will, undoubtedly, be remembered that the amount

involved was upwards of \$1,800, and that an offer was made to pay the city \$200, in full for all claims against the property, after the decision a' Special Term, which offer was, upon the recommendation of the City Attorney, refused. The fourth case is that of Emily Clark against the city, which was an action brought to recover damages for the overflow caused by a change of grade of Edward steet, in which the plaintiff re-covered a verdict of \$300 in the County Court. An appeal was taken to the General Term by Mr. Beckley, late City Attorney, and afterwards ar-gued by me, the judgment, bowever, being af-firmed. firmed.

The fifth is that of James H. Hooker against the eity in which he recovered a verdict of \$1,557 at the Monroe Circuit, which was appealed to the Gen-eral Term, and has been affirmed upon a previous decision made by it in another case brought by Mr. Hooker against the city in which he recovered a verdict of 600, which latter case is now pending in the Court of Appeals, upon an appeal taken by the city to that court.

in the Court of Appeals, upon an appeal taken b_y^{r} the city to that court. In the case of Micajah W. Jackson against the city, in which the plaintiff recovered a verdict of \$300 at the Monroe Circuit, for damages alleged to have been sustained by him by reason of the discharge of sewage from the North avenue outlet sewer into the stream flowing through his premises. An appeal was taken by the city to the General Term and argued by Mr. Becklev, late City Attorney, in which the General Term affirmed the judgment upon the authority of the previous decision in the Hooker case, at the last Octoper, 1886, General Term. A motion was made a few days ago for leave for the city to appeal to the Court of Ap-peals, and such motion has been granted. It be-came necessary to do so for the reason that other actions were pending, brought by Mr. Jackson, and in case the Hooker case should be reversed, it would result in a reversal of the Judgment wound have to be paid, as no further stay could be ef-fected, except by an appeal. Respectfully submitted, Ivan PowERS, City Attorney, January 25, 1887.

January 25, 1887.

Ordered received, filed and published.

Ald. Elliott asked and obtained unanimons consent to present the following :

By Ald. Elliott-

Resolved, That the representatives of this city in the Legislature be, and hereby are, requested to urge the immediate passage of the following act amending section two hundred and eighty-four of the city charter.

AN ACT to amend the charter of the City of Roche-ter, as contained in chapter fourteen of the laws of eighteen hundred eighty, and the acts amendatory thereof and supplementary thereto.

The People of the Siate of New York, represented in Senate and Assembly, do enact as follows:

1. Section two hundred eighty-four of the charter of the city of Rochester, as contained in chapter fourteen or the laws of eighteen hundred and eighty, is hereby amended so as to read as follows:

Section 284. All telegraph, telephone and electric light wires and cables used in the city of Rochester shall bereafter be placed under the surface of the streets, lanes, avenues or alleys in said city in such a manner as may be designated by the Common Council of said city. Every corporation, association or person owning or controlling telegraph, tele-phone, electric light or other wires and cables, in-cluding what is known as telegraph poles and other cluding what is known as telegraph poles and obne appurtenances thereto, shall, before the first day of August eighteen hundred and eighty-eight, have the same removed from the ≁urface of all streets, avenues, lanes, alleys, squares and places within (¾) three-fourths of a mile from the middle of Main street bridge of said city; and in case the owners of the property above enumerated shall fail to comply with the provisions hereof within the time herein specified and limited, the Common Council of the said city of kochester shall then, and they hereby are directed to remove, or direct the Executive Board of said city, or other agents appointed by them for that purpose, to remove without celay, all such telegraph, telephone, elec-tric light and such other wires, cables and poles, wher-ver found above ground within the corporate limits of said city of Rochester, at the expense of the person or corporation so refusing. Neither the said city, or its Common Council, shall grant any exclusive privilege or franchise under this section to any corporation or individual by which a mo-nopoly may, or shall be, created, or competition prevented on equal terms. Section 2. This act shall take effect immediately. Ordered received, filed and published. fail to comply with the provisions hereof within the

Ordered received, filed and published.

FATA.TT

e

le

1-

r,

a

ig)y

of to

he

ue ogsadinte al or per en, it du

ef

) 718

rity

1 to act

• of

of

n of

the

ary

ated

the

d in lred

d as

slec-

och-

ceof

city ated

said

ıtion

tele-3, in-other

t day have

eets. ithin le of e the

shall

By Ald. Elliott-Resolved, That Senator Pitts and Assemblyman Maurer be requested to secure, if possible, the rejection of Mr. to secure, it possible, the rejection of mit. Sime's bill, or any other bill, to reduce the number of wards of the city. Adopted. By Ald. Elliott-Resolved, That our mem-ber of the Legislature be requested to forward

to the City Clerk copies of all bills presented by him or others affecting the interests of this city before the second reading of the same, and that the City Clerk be requested to report said bills to this Board immediately after receipt of the same. Adopted. By Ald Elliott--Resolved, That the Execu-

tive Board be requested to report at once to this board the number of teams and men engaged in the collection of ashes in the city of Rochester, and that they report the average monthly expenses therefor. Adopted.

Ald. Elliott moved that the matters laid upon the table at the last regular meeting relating to charter amendments lay there two weeks Adopted.

more. Adopted. By Ald. Fritzsche-Resolved, That the City Attorney be directed to prepare and submit to the Board at the next regular meeting an amendment to the city charter providing,

First-That the sealer of weights and measures for the City of Rochester shall receive a salary, the amount per annum to be fixed by the Common Council.

Second-That the fees allowed by law shall be collected and deposited with the City Treasurer, and credited to the contingent fund, and that the scaler give a bond of at least \$5,000 for the proper performance of his work. Adopted.

Ald. Kohlmetz asked and obtained unanimous consent to present the following:

By Ald Kohlmetz-Resolved, That the representatives of this city in the Legislature be, and hereby are requested to urge the imme-mediate possage of the following act, amending section thirty-three of the City Charter.

An Act to amend the Charter of the City of Roch-ester, as contained in chapter fourteen of the laws of eighteen hundred and eighty, and the several acts amendatory thereof and supplementary thereto.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section thirty-three of the charter Section 1. Section thirty-three of the charter of the city of Rochester, as contained in chapter fourteen of the laws of eighteen hundred and eighty, is bereby amended so as to read as follows: Section 33. The aldermen of the city shall con-stitute the Common Council thereof, and each shall receive and be paid out of the treasury of said city a salary of \$600 per annum, 1 ayable monthly on the first of each and every month, from and after the first day of April, 1888. The

Common Council shall determine the rules of its proceedings, judge of the qualifications of its members and have power to compel their attend-ance. It shall meet at such times and places as it shall from time to time designate, or by general or special order provide, and on special occasions as the More abalt or special order provide, and on special occeasions as the Mayor shall appoint, in writing, a notice of which appointment shall be served on all the members of the Common Council personally, or by leaving the same at the place of residence or business of such member as shall not be person-ally served. A special meeting may be held at any time upon the request of a majority of the aldermen.

Section 2. This act shall take effect immediately.

Ordered received, filed and published.

Ald. Weider proposed the following amendment to section thirty three of the city charter proposed by Ald. Kohlmetz, such amendment before the words following "The common council," insert "Each alderman shall devote at least two hours of each day of the week during his term, excepting Saturdays and Sundays, to the hearing of all complaints, grievances, propositions and matters as may be submitted to him by any of his constituents, and, for that purpose, shall appoint a place within the ward which he represents, or in the busi-ness portion of the city of Rochester, easy of access, for such hearing ; he shall attend at such place during the hours specified by him for that purpose, which shail be between seven o'clock in the morning and nine o'clock in the evening, for the purpose of such hearing; and every petition for a public improvement shall be first presented to the alderman of the ward in which such improvement is desired to be made, and also to the committee, or the chairman thereof, having in charge such work contemplated by the improvement, and his or their report thereon shall accompany and be presented with such petition to the common council, unless said common council shall, by unanimous vote of the members then present, otherwise permit."

Ordered received, filed and published.

By Ald. Kohlmetz-Whereas, The population of the city has increased to such an extent that a public market for the sale of vegetables, berries and other farm products and meats is at

present required and should be provided ; and Whereas, For a number of years past the carriage ways of East Main screet, in the vi-cinity of East avenue, and of Front street, has been used for the sale of such products and meats, to the great annoyance, disturbance and consequent nuisance to such neighborhoods; and

Whereas, Cities of no greater population than this have had such markets provided for them ; now, therefore, be it Resolved. That the president of this Council

appoint a committee of five, one or more of whom may be citizens not members of this Council, to examine into and devise a plan for the establishment of such a market, they to report to this board at their earliest convenience the result of their examination and judgment thereupon Adopted.

By Ald. Kohlmetz-Resolved, That action on the following final ordinances, viz., widening of Hand street, No. 3,068; extension of Stewart street, No. 3,056; opening of Clifford street, No. 3,047, be reconsidered. Adopted.

Ald. Kohlmetz moved that further action be indefinitely postponed. Adopted.

By Ald. Coughlin-Resolved, That the Police Commissioners be and are hereby directed to place a patrol box on the corner of Kent and Platt streets.

Ald. Swikehard moved that the resolution lie on the table six weeks. Lost by the following vote:

Ayes-Ald Marson, Fritzsche, Swikehard, Weider – 4.

Nays-Ald. Coughlin, Watson, Kohlmetz, Elliott, Foley, Stein, Bohrer, Kelly, Schaeffer

The resolution was then adopted.

The President announced the following committee to devise a plan for the establishment of a public market : Alds. Kohlmetz, Foley, Swikehard, Lewis Sunderlin, Henry Michaels.

On motion of Ald. Coughlin the Council adiourned.

PETER SHERIDAN, City Clerk.

In Common Council - Feb. 8, 1887.

REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present – Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Mandeville, Swikehard, Bohrer, Kelly, Schaeffer—15. Absent—Ald. Elliott.—1.

APPROVAL OF MINUTES.

The minutes of the previous meeting were approved as published in the book of proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC.,

AND THEIR REFERENCES.

By Ald. Coughlin-Bills of

Citizens' Gas Light Co., for lighting public

lic lamps, January..... Referred to the Lamp Committee.

By Ald. Coughlin-Bill of

Chas. Jeffords, for collection of garbage.. \$104 50 Referred to the Health Committee.

By Ald. Marson-Petition of C. R. Bennett for permission to erect a wood building. Re-ferred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Watson-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-At a recent meeting of the mem-bers of the police force the undersigned were appointed a committee to petition your honorable body, requesting your approval of the passage of an act by the Legislature providing for the estab-lishment of a police pension fund for the City of Rochester.

In accordance with such request we have caused such act to be prepared, and herewith submit the same to your honorable body, and respectfully resame to your honorable booy, and respectively quest your approval. Respectfully yours, CHAS. MCCORMICK, JOHN C. HAYDER, W. R. MCARTHUR,

THOMAS DUKELOW Committee.

Dated, Rochester, N.Y., Feb.8, 1887.

AN ACT to establish a police pension fund for the city of Rochester.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

SECTION 1. The Mayor of the city of Rochester SECTION 1. The Mayor of the city of Kochester for the time being (and his successors in office), the police commissioners of the city of Rochester for the time being (and their successors in office), and the City Treasurer of the city of Rochester for the time being (and his successors in office), shall con-stitute a board of trustees of the police pension fund herinafter mentioned. The Mayor of the city of Rochester shall be president of said board, and they shall annually designate one of their number of Hochester shall be president of said board, and they shall annually designate one of their number who shall be secretary thereof. The City Treas-urer of the city of Rochester shall be the treasurer of said peusion police fund. Such board of trustees shall have charge of and administer said fund, and from time to time invest the same, or any part thereof, as they shall deem most beneficial to said fund, and are empowered to make all necessary contracts and take all necessary and proper action and pro-ceedings in the premises and to make payments from said fund of pensions granted in pursuance of this act. The said trustees shall from time to time establish such rules and regulations for the administration of the police pension fund as they may deem best. They shall report in detail the condition of the fund at the close of each fiscal year of the police department, through their secre-tary, to the Common Council, and said report shall be published with the annual report of the police department. No payments whatever shall be al-lowed or made by said trustees as rewards, gratu-ities or compensation to any person for salary or a services tencered to or for said board of trustees, a 2. The police density fund shall consist of-1 All fines imposed upon members of the police they shall annually designate one of their number who shall be secretary thereof. The City Treas-

8.2. The police pension fund shall consist of 1. All fines imposed upon members of the police.

All intest imposed upon memoers of the police force by the board of police commissioners.
 All rewards, fees, gifts, testimonials and emoluments presented, paid or given to any mem-ber of the police force for or on account of police services, except such as has been or shall be al-lowed by the police commissioners to be retained by said member.
 All moneys paid for special services of police-men at balls, parties, weddings, excursions or pic-nics.

nics.

4. The avails of all lost or stolen securities, choses in action, moneys, things, or other prop-erty which shall remain unclaimed in possession of the police department for the period or six months after a conviction for stealing the same, together with the avails of all unclaimed or confiscated property of every nature scover which shall have been in custody of said police department for such period of six months.

5. All fines collected for carrying or having in custody concealed or dangerous weapons. 6. All revenues derived from licenses for the pub-

ic use of billiard and pool tables, bowling alleys and pawn brokers and all fines and penalties m-flicted and collected through prosecutions con-nected with the public use of billiard and pool tables, bowling alleys and pawn broking business.

nected with the public use of onlinard and pool tables, bowling allers and pawn broking business. 7. The sum of one dollar per month or fractional part of a month from the salary of each and every member of the police force to be retained, de-ducted or collected by the Police Commissioners. 8. The Common Council shall annually include in the tax levy the sum of one thousand dollars, which sum shall at the time when the appropriation for the conduct of the police department shall be made, be set apart or so much thereof as shall be made, be set apart or so much thereof as shall be made, be set apart or so much thereof as shall be made, be set apart or the trasurer of the trustees of the police pension fund. 8. The board of police commissioners shall have power in its discretion, by the unanimous vote of a full board, to retire and dismiss from membership in the said police force of said city who shall have become disabled, physically or men-tally, or so advanced in age as to be unfit for police duty, and, by a unantmous vote of the board, to widows and orphans of such members, to be paid from the police pension fund by the board of trus-tees, thereof as follows: 1. To the widow of any member of the police

tes, thereof as follows: 1. To the widow of any member of the police force who shall have been killed while in the actual performance of duty, or shall have died from the effects of any injury received whilst in

the actual discharge of such duty, or who has the actual discharge off such duty, or who has died, or who shall hereafter die after fifteen years of service in the police force in the city of Roch-ester, or who shall have been retired upon a pen-sion under section four of this act, if there be no child or children under eighteen years of age of any such member, the sum of not exceeding two hundred and fifty dollars per annum; but if there be any such child or children of such member un-der the age aforesaid, then the said sum may be divided between such widow, child or children in such provortions and in such manner as the said board may direct. board may direct.

2. To any child or children under eighteen years of age of such member killed or dying as aforesaid, or pensioner as aforesaid, but leaving no widow, or, if a widow, then, after her death, to such child or children being yet under eighteen years of age, a sum not exceed two hundred and firty dollars per annum.

annum. 3. To any such member of said police force who shall, after fifteen years and less that twenty years membership, become superanuated by age, per-manently insane or mentally incapacitated, or dis-abled, plysically or mentally, so as to be unfitted or unable to perform full police duty by reason of such disability or disease, contracted without mis-conduct on his part, a sum not less than two hun-dred and fifty dollars nor exceeding five hundred dollars per apnum dollars per annum.

3

Ē Э

ī _

f

18 rd

ю h

n

78 1-

n-ol s. al y > . inchr

be

be

he

all us m reťo ho ento

id

18-

ice the ieđ in

5.4. Any member of the police force who has, or shall have, performed duty therein for a period of twenty years or upward, and any member of the police force who, whilst in the actual performance of duty, and by reason of the performance of such duty, and without fault or misconquet on his part, shall have become permanently disabled, physishall have become permanently disabled, physi-cally or mentally, so as to be unfitted to perform full police duty, upon his own application, in writing, or upon a certificate of the police surgeon, showing that such member is permanently dis-abled, physically or mentally, so as to be unfit for duty, shall, by resolution, unanimously adopted by a full board, be retired and dismissed from said force and service, and placed on the roll of the police pension fund, and awarded and granted to be paid from said pension fund, an annual pension during his lire time of a sum of not less than one-half the full salary or compensation of such member so retired; prosum of not less that one-han the full stating of compensation of such means the full stating of provided, however, that no pension granted under the provisious of this section shall exceed the sum of five hundred dollars per annum. Pensions granted under this section shall be for the natural life of the nonzioner and shall not be precided exceed response under this section shall be for the natural life of the pensioner, and shall not be revoked, repealed, or diminised. Pensions may, in the disoretion of the widows and children, or, if no widow, to the child or children, whilst under the age of eighteen years, of any member or members of the police force to whom pensions shall have been granted, under the provisions of this section, or under sub-division three of section three of this act; pro-yided, however, that such pensions to such ywidows or children, as the case may be, shall, in no instance exceed five hundred dol-lars per annum, and the same may, in the discre-tion of said board, be from time to time dimin-ished, modified, or revoked. § 5. Pensions to widows shall terminate when

\$ 5. Pensions to widows shall terminate when § 5. Pensions to widows shall terminate when the widow shall re-marry, and pensions to children shall terminate whenever the children shall re-spectively arrive at the age of eighteen years. The Police Commissioners may, in their discretion, order any pension granted, or any part thereof, to cease, except in the case of members of the police force retired after twenty years service, as provided in the last pre-ceding section, but in all such cases the said board shall file with the trustees of the police pension fund a written statement of the causes which de-termined them in ordering any pension to so cease. termined them in ordering any pension to so cease, termined them in ordering any pension to so cease, and nothing herein contained shall render the granting or payment of such pension obligatory on the police commissioners, or upon the trustees of the police pension fund, or chargeable as a matter of right upon said police pension fund, except as provided in the last preceding section.

110

\$6. No member of the police force shall be awarded, granted or paid a pension on account of physical or mental disability or disease, unless upon the certificate of the surgeon of the police depart-ment, which shall set forth the cause, nature and extent of the disability, disease or injury of each member of the police force who may be placed upon the pension roll, and said certificate shall dis-tinctly sia.e whether or not such disability, disease or injury was incurred or sustained by said mem-er of the police force in the penformance of police duy, and such certificate shall in each case be filed with and entered upon the minutes of the police commissioners.

commissioners. § 7. Should the moneys at the disposal of the § 7. Should the moneys at the disposal of the trustees of the police pension fund be tound at any time inadequate to fully carry out the provisions of this act the irustees shall pay to the dependants on such fund as near a pro rata amount as in their judgment the circumstances may warrant. § 8. Every person who knowingly or willfully in any wise procures the making or presentation of any false or fraudulent afficavit or affirmation concurring any claim for pension or navment thereof.

cerning any claim for pension or payment thereof, shall in every such case forfeit a sum not exceeding two hundred and fifty dollars, to be sued for and re-covered by and in the name of the said board of trustees, and when recovered paid over to and thereupon become a part of the said police pension

fund. § 9. For the purposes of this act, the persons constituting the board of trustes of the police pension fund are hereby authorized to acminister bension fund are hereby authorized to acminister oaths and take acknowledgments; and any person who shall wilifully swear falsely in any oath or af-firmation in obtaining or procuring any pension or payment thereof, under the provisions of this act, shall be guilty of perjury. \$ 10. The moneys, securities and effects of the police pension fund, and all pensions granted and psyable from said fund shall be and are exempt from excerding and from all process and proceed.

from execution and from all process and proceedings to enjoin and recover the same by o on be-half of any creditor or person having or asserving any claim against, or debt or liability of, any pensioner of said fund. \$ 11. This act shall take effect immediately.

Ordered received, filed and published, and action postpoped two weeks.

By Ald. Watson-

ROCHESTER, N. Y., Feb. 7, 1887.

To the Honorable Common Council of the City of Rochester :

GENTLEMEN: Permit me most respectfully to call your attention to the case of Emily Clark against the city, for damages to her premises on Edward street, caused by the city in grading that street

After a trial in the County Court, before a jury, on the merits of the case, a verdict was rendered for the plaintiff for \$300 damages, upon which judgment was duly rendered on the 7th of July: 1885, with \$107.25 costs.

A motion was also made before the County Judge for a new trial on the Judge's minutes and denied with \$10 costs.

From this judgment and order appeals were From this judgment and order appeals were taken by the city attorney to the General Term of the Supreme Court, and at the last Term of that Court, held in the city of Buffalo on the 25th of January, ult., the case was decided and the judg-ment and order appealed from were both affirmed, and on the 4th of February, inst., judgment was duly rendered against the city For the costs of said appeal in the sum of ...\$ 138 85 The judgment appealed from and interest... 445 92

Total amount at this date.....\$ 584 77

The verdict rendered was small and wholly un-equal to the damages actually sustained, and on that ground it was thought that the city would have paid the judgment without further costs and delay, I trust your Bonorable Body will appreciate the justice of liquidating this claim at once. Yours truly, DANIEL WOOD, Counsel for plaintiff, Mrs. Clark.

Referred to the Law Committee.

By Ald. Fritszche-Petition for sewer on Hamburgh street. Referred to the city surveyor to prepare an ordinance.

Ald. Fritzsche presented a remonstrance against moving a frame bouse on Chatham street. Referred to the Wood Building Committee.

By Ald. Kohlmetz – Petition of Henry Lieberbeind for permission to erect a wood build ing. Referred to the Wood Building Committee and fire marshal with power to act.

By Ald. Selye-Remonstrance against a sewer on Clarkson street. Referred to the Sewer Committee.

By Ald. Selye-Petition for water works in Ravine avenue. Referred to the Water Works Committee and the Executive Board.

By Ald. Mandeville-Petition for improvement of Haag alley, referred to the City Surveyor to prepare an ordinance.

By Ald. Swikehard — Petition of Jacob Strassner for permission to erect a wood building, referred to the Wood Building Committee and fire marshall with power to act.

and fire marshall with power to act. By Ald. Mandeville-Bills of office... 3 50 omce. E. Emerich, repairing city clocks..... John Dittimer & Co., repairing clock.... F. J. Irwin, cleaning and disbursements... F. C. Church, tax in Brighton.... Woodbury, Morse & Co., dusters, &c.... 87 50 3 50 2 50 70 25 19 14 4 46 Referred to the City Property Committee. By Ald. Swikehard-Petition for a lift bridge Referred to the City Suron Šmith street. veyor to prepare an ordinance. By Ald Swikehard --Bills of Chas H. Bidwell, supplies for patrol house Hamilton & Mathews, shovels, &c...... Western Union Tel. Co. services for Jan., \$62 88 3 50 21 88 1877..... Rochester District Tel. Co., services for Jan., 1887.... Baltimore & Ohio Tel. Co., services for 2 25 Jan., 1887..... Board of Health. removing horse..... 12 82 2 00 Board of Health, removing horse...... Maggie Gaffney, cleaning for Jan...... Addie Mosher, washing for Jan., 1887.... C. E. Morris, stationery, &c... M. McCormick, livery... B. Frauk Enos, expenses for Jan..... John C. King, furniture for patrol house. Geo. Long, expenses in abduction case... Thomas Dukelow, expense in Pickering case 13 00 3 00 5 41 4 00 4 51 17 93 67 56 8 10 case. Thomas Brown, repairing furniture in Po-B. L. Sheldon, meals for prisoners for Jan. 7 25 1887 $\begin{array}{c} 12 & 25 \\ 5 & 00 \end{array}$ H. H. Babcock, coal, patrol depot..... Referred to the Police Committee. By Ald. Weider-Bills of Schmidt & Kaelber, for drawing papers ... \$ 4 90 18 33 Schmidt & Kaelber, for drawing papers... I.F. Quinby, for disbursements.... I.F. Quinby, for disbursements... Ivan Powers, for disbursements... A. P. Little, for caligraph Post-Express Printing Co., for printing for tracourse 39 45 83 75 65 00 treasurer. Rochester Printing Co., for printing blanks M. McCormick, for hack hire. Post-Express Printing Co., for publishing 124 25 67 00 3 00 John A. Davis, for disbursements..... J. A. Janes, for serving notices..... Chas. E. Morris, for stationary..... 24 40 83 00 13 35 42 23 Lawrence W. Davis, for serving notices... 54 60

Referred to the Contingent Expense Committee.

By Ald. Stein-

To the Hon. the Common Council of the City of Rochester:

Rochester : GENTLEMEN-Your petitioner, the undersigned, shows that he is the owner of part of lot No. 9 of the W. W. Mumford Tract, in the Thirteenth ward of this city, and situate on Clifford street, and was assessed for the Clifford street widening (known as Improvement No. 1, 824) the sum of \$253, and was sold for the non-payment thereof July 20th, 1878, and bid off by the city; and that on the 6th day of April, 1881, a certificate of such, in compliance with section 104 of the City Charter, was duly recorded in Monroe County Clerk's office, in Liber 540 of Deeds, at page 217; which said certificate gave to the city of Rochester title, subject to the city's foreclosing the equity of redemption as against the owner, and the same now appears as a cloud upon your petitioner's title, although the said assessment was paid.

Your petitioner further shows that on the 26th day of April, 1881, he paid to the City Treasurer of the city of Rochester the sum of \$361.15 in redemption of such sale of said premises for said assessment.

Your petitioner asks that the subject matter hereof be referred by your honerable body to its proper committee for investigation and to report thereon.

Rochester, N. Y., Feb. 8, 1887. HENRY S. BROWN, Petitioner. By Fanning & Williams, Attorneys.

Referred to the Assessment Committee.

By Ald. Bohrer—Petition of Richard Dukelow for permission to erect a wood building.

Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Bohrer—Petition of Peter A. Costich for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Bohrer—Petition for electric light on Hollister street. Referred to the Lamp Committee.

By Ald. Schaeffer—Petition for water works on Pennsylvania avenue. Referred to the Water Works Committee and Executive Board.

By Aid. Schaeffer – Petition for a sidewalk on Hayward avenue. Referred to the City

5 Surveyor to prepare an ordinance. By Ald. Foley-Bills of

 25
 Jos. Badborn, for meat.
 \$ 25 00

 00
 Mary A. Yauchi, for rent.
 8 00

 J. Eckbardt, for meat.
 25 00

 A. H. Martin, for disbursements.
 28 25

 40
 Meitzel, for bread.
 50 59

 90
 Edward B. Beck, for shoes.
 25 60

 90
 Edward B. Beck, for shoes.
 25 60

 90
 Edward B. Beck, for shoes.
 25 60

 90
 Curran Bros., for meat.
 26 00

 75
 Winifried Tierney, for rent.
 10 00

 00
 Mon Moran, for repoiring stoves, &c.
 4 96

 A. J. Anderson, for rent.
 16 00

 00
 Chas. Englert, for ambulance hire.
 30 00

 00
 Chas. Englert, for bread.
 76 64

 R. Blar, for rent.
 12 00
 60 decoge Oppel, for bread.
 17 21

 35
 G. Goetzman, for soap.
 88 40
 23
 88 42

 23
 Mary Pellett, for rent.
 15 50
 50

 24
 Geotzman, for soap.
 88 40
 52
 50

 25
 Goetzman, for soap.
 58 40
 52
 50

 26
 <td

Frank Defendorf, for groceries M. McCormack, for back hire...... P. Connaughton, for groceries...... 18 50 **6** 00 93 00 J. B. Mezger, for meat..... 25 00 Referred to the Poor Committee.

REPORTS OF STANDING COMMITTEES.

Ald. Coughlin, from the Lamp and Health Committees; Ald. Foley, from the Poir Com-mittee; Ald. Swikehard, from the Police Committee; Ald. Mandeville, from the City Prop erty Committee ; Ald. Weider, from the Con-tingent Expense Committee, reported favorably on the bills referred to their several committees and referred them to the Finance Committee for payment. By Ald. Kelly --

To the Honorable the Common Council of the City of Rochester:

of Rochester: GENTLEMEN-YOUT Law Committee beg leave to submit the following as their report: The petition of Wm. Emerson by Richard E. White, Esq., his attorney, for the payment of a judgment for costs obtained by him on September 9, 1886, in the Municipal Court of the city of Roch-ester, for six dollars and eighty-five cents (\$6.85) in an action therein, wherein the city was plaintiff and said Emerson was defendant, in the opiniou of your pose the following resolution is recommened to your honrable body for passage by it. All of which is respectfully submitted. J. MILLER KELLY, P. WEIDER, D. W. SELYE, HENRY KOHLMETZ, Law Committee.

Law Committee.

Ordered received, filed and published.

By Ald Kelly-Resolved, That the clerk be, and he hereby is, directed to draw an order apon the treasurer in favor of Richard E. White, Esq., attorney for William Emerson, for seven dollars (\$7), payable from the contingent fund, said payment to be in full for the judgment of costs of the Municipal Court in favor of said Emerson as defendant, and against the city as plaintiff, in an action therein rendered on September 9, 1886, for \$6.85 and interest thereon, said order to be drawn upon the certificate of the city attorney that a proper discharge of said judgment has been executed. Adopted by the following vote :

Ayes-Ald, Tracy, Coughin, Marson, Kohl-metz, Fritzsche, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-13. By Ald, Kelly-

To the Hon. the Common Council of the City of Rochester:

Rochester: GENTLEMEN-Your Law Committee begs leave to submit the following for your consideration in reference to the following matters: The construction of a plank sidewalk on Pearl street by A. B. Lamberton under the consent given by a resolution of your honorable body, passed Oct. 5th, 1886, appears to have been done under a mis-apprehension as to the terms of such consent. It appears that on Sept. 6th, 1886, your honorable body passed a final ordinance for the taking up of tar-cement sidewalks on the northeasterly and north-westerly corners of Alexander and Pearl streets, and westerly corners of Alexander and Pearl streets, fifty feet of which lay easterly on Pearl street, and upon which the property of said Lamberton abut-ted, and ninety-one feet of which lay westerly on Pearl street, and upon which the property of So-phia S. Kenyon abutted, and the substitution therefor of Medina or Diue-stone flag-walks, five feet wide, and on Oct. 5th, 1886, upon motion of Ald. Elliott, the following resolution was adopted: Ald. Elliott moved that the parties be allowed thirty days in which to construct their own walks, and that the Executive Board be directed to de-lay accordingly.

lay accordingly.

Mr. Lamberton proceeded to construct a plank sidewalk, instead of the one specified in the ordi-nance, under permit given him to construct his own walk, and he has been put to considerable expense thereby.

thereby. We are of the opinion that the plank sidewalk constructed by Mr. Lamberton, shall, for the pres-ent, remain as it is, reserving the right, however, to enforce the ordinance by constructing in place thereof the walk described in the ordinance, if it shall be deemed necessary in the future to do so, to enforce the provisions of the ordinance as to the other narty affected by it.

to enforce the provisions of the ordinance as to the other party affected by it. We would report adversely to the claim of John Wegman for damages alleged to have been sus-tained by reason of a horse belonging to him fall-ing into an excavation in Ward Park in this city, as we have had no evidence submitted to us showing that such claim is a legal and conception aloging that such claim is a legal and enforceable claim against the city.

All of which is respectfully submitted,

J. MILLER KELLY, PHILIP WEIDER, D. W. SELYE, H. KOHLMETZ,

Law Committee.

Ordered received, filed and published.

By Ald Kelly-Resolved, That the plank sidewelk constructed by Mr. A. B. Lamberton on the easterly side of Pearl street, in place of the walk contemplated to be constructed at such place under final ordinance 3,044, be permitted to remain, reserving the right to the city, at any time in the future, to enforce the provisions of the ordinance by constructing, or causing the construction of a Medina or bluestone walk, five feet in width, in place of said plank walk, if it soall be deemed essential to do so to enforce the provisions of the ordinance as to the other party mentioned therein. Adopted.

By Ald. Kelly-

OFFICE OF THE CITY ATTORNEY, NO. 19 CITY HALL BUILDING, ROCHESTER, N.Y., Feb. 8, 1887.

To the Honorable the Common Council of the City of Rochester:

of Rochester: GENTLEMEN: The appeal heretofore taken by the city in the case of Emily Clark vs. the city of Rochester from the judgment recovered in the Monroe County Court by her on July 7, 1885, for three hundred (\$300) dollars damages and one hun-dred and seven (\$107) dollars and twenty-five (25) cents costs, and also from the order of said County Court devying a motion for a new trial on January I3, 1886, to the Supreme Court, by Mr. Beckley, the late city attorney, was argued by me at the Octo-ber, 1886, General Term, and which judgment and order has been affirmed by said General Term by its decision file January 25, 1887. The action was brought to recover damages alleged to have been sustained by the plaintiff to her property by reason of an overflow of surface water occasioned by the change of grade of Edward street. Judgby the change of grade of Edward street. Judg-ment has been entered upon the decision of the General Term for the plaintiff's costs thereon, as

General Term for the plaintiff's costs increon, as taxed by the clerk. The case of George W. VanIngen, by guardian, against the city of Rochester to recover five thou-sand (\$5,000) dollars damages alleged to have been sustained by the plaintiff by falling through Vin-cent place bridge, was tried at the October, 1886, Circuit, before Mi. Justice Macomber and a jury, and resulted in a verdict for the plaintiff tor four bundred (\$400) dollars damages. A motion for a and resulted in a verdict for the plaintiff tor "four hundred (\$400) dollars damages. A motion for a new trial was made by the plaintiff upon the min-utes at said Circuit, upon the ground that the dam-ages were madequate, which motion was denied on January 18, 1887. Judgment upon the verdic was entered by the plaintiff on January 21, 1887 for four hundred dollars (\$400) damages and ninety-three dollars and twenty-five cents costs, (\$93, 25). A motion was made on February 5, 1837, on behalf of the city to have the costs stricken from the judg-

its

ort

(8

12.

nd

000

ich 20nd zbt)m. rks the rd. alk lity

 $\begin{array}{c} 5 & 00\\ 8 & 00\\ 5 & 25\\ 8 & 525\\ 0 & 255\\ 0 & 255\\ 0 & 00\\ 4 & 00\\ 0 & 00\\ 10 & 0\\ 10$

15 50 25 00

ment roll, which motion was denied, with ten dol-lars costs by Mr. Justice Macomber before whom the motion was made. On January 25, 1887, the General Term, at Buf-

On January 25, 1887, the General Term, at Buf-falo, granted a motion on behalf of the city, then made, for leave to appeal to the Court of Appeals from the judgment entered upon the decision of said General Term given in October, 1886, in the case of Micajah W. Jackson against the city of Rochester. No appeal has yet been taken, but one should be directed to be taken by me, at once. The General Term on January 25, 1887, handed down a decision affirming the judgment entered upon the verdict in the action of James H. Hocker against the city of Rochester. An appeal in a former recovery by Mr. Hocker is now pending undetermined in the Court of Appeals. I would respectfully request that the matters relating to the Clark, VanIngen, and Hocker judgments above referred to be referred to your Law Com-mittee to determine and report whether the same should be settled or further proceedings had should be settled or further proceedings had therein. Very respectfully,

IVAN POWERS, City Attorney.

Ordered received, filed and published.

By Ald. Kelly-Resolved, That the City At-torney be, and he hereby is, directed to take an appeal on the part of the city in the case of Micajah W. Jackson vs. The City of Rochester, from the judgment entered therein upon the decision of the General Term denying a motion for a new trial made on behalf of oncity upon exceptions ordered heard in the first instance at s id General Term, leave to s appeal having been granted by said General Term by its decision filed on the 25th day of January, 1887. Adopted.

By Ald. Kelly-Resolved, That the matters referred to in the communication of Mr. Powers, the City Attorney, presented to this Council at this meeting, excepting the matter of taking an appeal in the case of Micajah W. Jackson against the city of Rochester to the Court of Appeals, therein referred to, as the consent of this Council to take such append has been grant d at this meeting, be referred to the Law Committee to examine and rep r. whether settlements of such matters should be made, or further steps should be taken therein on behalf of the city. Adopted.

By Ald. Schaeffer-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-Your Assessment Committee begs leave to submit the following as its report in rela-

tion to the following matters, viz: In regard to the petitions of Eliza Palmer and Lucy E. Hayward to be relieved from, and to have Lucy E. Hayward to be relieved from, and to have cancelled assessments made against their respect-ive lots under Ordinance No. 2,403, for the clean-ing and straightening of the Court and William street outlet sewer, said Palmer's lots being Nos. 5 and 6, and said Hayward's lot being No. 7 of the Klem tract, in the Tenth ward, we are of the opiniou that such assessments should be vacated and cancelled, and Mrs. Hayward, having paid her assessment of ten dollars and ten cents, (\$10.10) which was added to the general city takes for 1886, against said lot, and paid by her in, July, 1886, is entitled to have such amount repaid to 1886, is entitled to have such amount repaid to her. The reasons for such cancellation are that her. in the year 1877, said petitioners deeded to the city the right of way through their respective lots for the right of way through their respective lots for said sever, and the right to enter upon the lands to repair the same, etc., and in and by said deet it was covenanted by the eity, as a part of the con-sideration thereof, that the respective grant rs might construct and empty into such sever such lateral or cross severs as might be appropriate for draining from said lots and structures thereon draining from said lots, and structures thereon respectively, it thereby appearing that the peti-tioners, as owners of said lots, are not legally as-

sessable for any part of said improvement er penses.

penses. In regard to the petition of St. John's Church, to have the general city tax for the year 1883, assessed against lots 20 and 22 in Culver's sub-division of Culver park, amounting to \$13.68. at the time of sale thereof, for unpaid city taxes, held March 27, 1884, and which were sold to the city, and errong-ously assessed to Marvin A. Culver, we are of the opinion that the pray r of the petitioner should be granted and said tax canceled, for the reason that said Church Society became the owner of said lot. granted and said tax canceled, for the reason that said Church Society became the owner of said lots in the fail or winter of 1382, but by reason of the deed not being filed with the Assessors until after the assessment rolls for 1883, city taxes, were completed by them. The error in the assessment was made by them, and the Treasurer should be directed to cancel said tax upon the books in his office.

We would, therefore recommend that the following resolutions be adopted. Respectfully submitted,

C. J. SCHAEFFER, J. MILLER KELLY,

C. STEIN, D. W. SELYE.

Assessment Committee.

T T

88807

0 İJ

C

c

ŧ

€

İ

(1

¢

2]]

¢

ŧ

4

i

٦

1

1

1

1

1

٤

1

1

٤

By Ald. Schaeffer - Resolved, That the freasurer be and he hereby is directed to cancel the assessment nade under Ordinance No. 2,403, for the cleaning and straightening of the Court and William street outlet sewer, upon lots Nos. 5 and 6 of the Klem tract, in the Tenth ward of the city, owned by and assessed to Eiiza Palmer, and charge the amount thereof to erroneous assessments. Adopted.

By Ald. Schaeffer-Resolved, That the Trea. surer be and he hereby is directed to cancel the asse-suppt made under Ordinance No. 2.403. for the cleasing and straightening of the Court. and William street outlet sewer, upon lot No. 7 of the Klem tract, in the Tenth ward of the city, owned by and assessed to Lucy E. Hayward, and the Clerk is hereby directed to draw an order upon the Treasurer for ten dollars, and teo cents (\$10.10) in favor of said Lucy E. Hayward, for the repayment to her of said assessment, heretofore paid by her, such payitent to be made from the Contingent Fund.

Adopted by the tollowing vote : Ayes-Ald Trace, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Selye, Man-deville, Swikehard, Weider, Stein, Bohrer, deville, Swikehard, Kelly, Schaeffer - 15.

By Ald. Schaeffer-Resolved, That the Treasurer be and he hereby is directed to cancel in his office the general city tax for the year 1883, assessed against Marvin A. Culver, as owner, upon lots 20 and 22, in Culver's subdivision, on Culver place, amounting to thirteen dollars and sixty-eight cents (\$13.68) at the time of the sale thereof to the city of Rochester for such unpaid city taxes, held March 27, 1884, and charge the same to erroneous assessments. Adopted.

By Ald. Swikehard-

ROCHESTER, Feb. 8, 1887.

To the Hon. the Common Council:

GENTLEMEN-Your Committee on Police, Excise and Markets, to whom was referred several com-munications from the Excise Commissioners regarding the refunding of a portion of license fees of different parties who have gone out of business, would respectfully make the following report: That after giving the subject due investigation would recommend the following named persons be

refunded the amounts of the unexpired term of their license:

11	To Mary Kle	iu	33	
1 '	To Valentine	Schlaffer	45	83

To Russell & Foreman..... To Mrs. Geo. Meyer.....

Your committee believe and justly too that persons taking out licenses for a year should be held accountable for that time, and that if they are not successful in business it is not the fault of your committee, and they should be held accountable; we also believe it establishes a bad precedent, and one that is detrimental not only to the business interests, but to the interests of the taxpayers.

GEO. B. SWIKEHARD, PHILIP WEIDER, LOUIS BOHRER, CHARLES WATSON, CRIS. J. SCHAEFFER,

Committee.

By Ald Swikebard - Resolved, That the clerk draw an order on the treasurer in favor of Mary Klien for thirty-three dollars and thirty-three cents (\$33.33); one in favor of Valentine Schlaeffer for forty-five dollars and eighty-three cents (\$45 83); one in favor of Russell & Foreman for twenty five dollars (\$25), and one in favor of Mrs. Geo. Meyer for fifteen dollars (\$15), for refunded licenses, and charge poor fund. Adopted by the following vote:

-Ald. Tracy, Coughlin, Marson, Wat-cohimetz, Fritzsche, Foley, Selye, Ayesson, Kohlmetz, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15. By Ald. Swikehard-Resolved,

That the city clerk notify the Excise Commissioners that all communications relating to the refunding of license fees to this Council, and referred to the Committee on Police, Excise and Markets, will not be considered by then. Adopted.

REPORTS OF SELECT COMMITTEES.

Ald. Kohlmetz from the Committee on Public Markets reported progress and asked for further time, which was granted.

Aid. Kelly from the special committee on the R., W. & O. R. R. crossing matter, reported that the company desired to withdraw the proposition for an overhead crossing at St. Paul street, and had decided that it would take advantage of the first grant of the Com-mon Council to cross St. Paul street under grade.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk-

MAYOR'S OFFICE. ROCHESTER, Jan. 31, 1887.

Gentlemen of the Common Council:

At your last regular meeting a resolution was adopted directing the police commissioners to place a patrol box at the corner of Kent and Platt streets. As this involves an expense of at least \$200, and as the amount appropriated for the conexpense of the electron taber of the said patrol box or struction makes no provision for the payment of the expense of the election of the said patrol box or station, the same is hereby returned, disapproved. In this connection I desire to say that the erection of the station proposed would simply open the door for the erection of innumerable number of such stations in addition to those already in use. Until the value and usefulness of the police patrol system becomes more apparent than has thus far been demonstrated, and until an additional appropriation has been made for this branch of the municipal service, I shall oppose the erection of any more patrol boxes.

CORNELIUS R. PARSONS, Mayor.

The Chairman stated the question to be shall the resolution stand as an order of the Board | Hebard st.

25 00 | notwithstanding the objections of his Honor 15 00 | the Mayor the Mayor.

Lost by the following vote :

Nays-Ald. Tracy, Cougblin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Selye, Mandeville, Swikebard, Weider, Stein, Bohrer, Kelly. Schaeffer-15.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, | ROCHESTER, N. Y., Feb. 4, 1887,

To the Hon. the Common Conncil:

To the Hon. the Common Conned: GENTLEMEN: We hereby certify that a majority of the tax payers on the following named streets and parts of streets, in the Fifteenth and Six-teenth wards of this city, have petitioned for the extension of Water Mains therein, in accordance with Section 5, of the city Charter, and the taxa-ble property and residents on said streets and parts of streets, have thereby become jointly liable on their assessments in said territory, with the old ter-ritory of said city for such portion of the water debt as now remains unpaid: dept as now remains unpaid :

FIFTEENTH WARD.

Ames st., from West ave. to 423 feet northerly. Ames st., from Maple st. to Jay st. Bauer st., from Sherman st. to Brooks st. Brooks ave., from Plymouth ave. to Genesee st. Cameron st., from Cyell ave. to Myrtie Hill park. Campbell st., from Child st. to 373 feet west of Ames st.

Carlton place, from West avenue to 487 feet southerly

Centennial st., from Campbell st. to West Maple st.

Chace st., from Sherman st. to Brooks st.

Chace st., from Sherman st. to Brooks st. Chester st., from Colvin st. to 298 feet westerly. Child st. (west side), from Wilder st. to Lyell ave. Child st. (West side), from Syke st, to Maple st. Child st. (West side), from Thomas park to the N. Y. C. & H. R. railway. Chili ave., from old city line to 23 feet west of the west line of Hake place. Colvin st., from Campbell st. to 200 feet south of Syke st.

Syke st.

Colvin st., from West ave. to Wright st.

Hake place, from Chill ave. to 157 feet southerly. Jay st., from Child st. to Wackerman st. Jay st., from Ames st. to 20 feet west of Janes st. Lake ave., from north line of the 9th ward 95 feet northerly.

Lyell ave., from Child st. to Warner st. Murray st., from Lyell ave. to M. Brayer's south

Murray park, from Murray st. to 280 feet easterl

Myrtle st., from Lyell ave. to Otis st. Myrtle Hill park, from Cameron st. to 161 feet east

River road, from south line of 8th ward to Brooks ave. (along the river).

Warner st., from Lyell ave. to 761 feet north.

West Orange st., from Ames st. to 407 feet west. Orlando st., from Myrtle st. to 280 feet east. Otis st., from Myrtle st. to Brooks st.

Sherman st., from Otis st. to Brooks st. Sherman st., from Otis st. to Bauer st. Syke st., from Child st. to Colvin st. Wackerman st., from Jav st. to Campbell st., West ave., from Otid st. to Colvin st. Widder st., from Child st. to Colvin st.

Wright st. from Colvin st. to 356 feet east.

SIXTEENTH WARD.

Alexander st., from Pennsylvania ave. to Bay st, Almeroth st., from Henrietta ave. to the Erie Canal.

Alphonsus ave., from Thomas st. to Hudson st. Anderson ave., from Goodman st. to east line of

Fairmount st. Avenue A, from N. Clinton st. to Conkey ave. Avenue A (Vick park), from East ave. to Park. ave.

Avenue B (Vick park), from East ave. to Park. ave,

Avenue B, from Conkey ave. to 449 feet east. Bay st. (north side), from North ave. to middle of

111

Bay st. (both sides), from middle of Hebard st. to Fourth ave.

Bates st., from Park avenue to Sibley st.

Beacon st., from University ave. to Anderson ave Benton st., from Goodman st. to 448 feet east of

Pinnacle ave. Bernhardt st., from Hudson st. to Maria st. Berlin st., from Hudson st. to 656 feet west

Boardman ave., from Monroe ave. to 404 feet south. Bowen st., from Monroe ave. to 400 feet east.

Brighton st. from Pinnacle ave, to first angle east of Pinnacle ave.

Brighton ave. from Goodman st. to Nichols pk,

Cambridge st. from Park ave. to Brithon ave. Caroline st. from Pinnacle ave. to 517 feet east. Carter st. from North ave. to 700 feet north. Casper st. from North ave. to east end of Casper st

Central park (south side) from Alexander st. to east line of Third ave. Cleveland park from North Clinton st. to west

end of park.

Clifford st. (north side) from Conkey ave. to Hudson st

Clifford st. (north side) from Lincoln st. to North ave.

Conkey ave. (east side) from Clifford st. to 8 feet north of Avenue C.

Culver park from University ave. to Upion place. Culver place or Rundell park from Culver park to Hawthorne st.

Dake st., from Alexander st. to Hebard st.

Delaware st., from University ave, to Anderson ave

East ave., from Goodman st. east to the city line. Eisenberg park, from Goodman st. to 142 feet

east

Ek st., from University ave to Anderson ave. Fairmount st., from University ave to 160 feet north of Anderson ave.

Fifth ave, from Pennsylvania ave. to 211 feet north.

First ave., from Penusylvania ave. to Bay st. Flora ave. (Vick park), from Avenue B to 378 feet east.

Flower st., from North Clinton st. to west end of street

Frederick park, from Hudson st. to Edward st. German st., from Hepard st. to Alexander st. Goodman st., from 13 feet north of south line of Pennsylvania ave. to Bay st.

Goodman st. (east side), from Benton st. to the Erie canal.

Goodman st. (east side), from Park ave. to the N. Y. C. & H. R. Railway. Goodman st. (both sides), from N. Y. C. & H. R.

Bailway to 135 feet north from the south line of the Webster plank road.

Hawthorne st., from East ave. to Culver park. Hayward ave., from Goodman st. to east end of Hayward ave.

Henry st , from Schanck ave. to Leighton ave.

Henrietta ave., from Goodman st. to Almeroth st

Henrietta park, from Henrietta ave. to 536 feet north.

Hudson st., from Clifford st. to Hayward ave. Irondequoit st., from North ave. eastward to end of Irondequoit st.

La Force park, from North Clinton st. to Joiner \mathbf{st}

Langham st., from St. Joseph st. to Joiner st. Langslow st., from South ave. to 454 feet west. Leighton ave., from Henry st. to 288 feet west.

Maria st., from Clifford st. to north line of Bernhardt st.

May st., from South ave. to Mt. Hope ave. Merriman st., from East ave. to Culver park. Miller st., from Bay st., to 1,044 feet north, Monroe ave., from Goodman st. to east line of

Keeler st.

Nichols park, from Monroe ave. to 604 feet north

Nichols park, from Brighton ave. to Park ave. North ave, from Clifford st. to 1,550 feet north.

North ave. (east side), from Bay st. to north line of Clifford st.

North Clinton st., from Clifford st. to north line of Bloomingdale ave.

Norwood st., from University ave. to Anderson ave

Öxford st., from East ave. to Park ave. Park ave., from Goodman st. to Gunther st. Peunsylvania ave., from Union st. to Goodman \mathbf{st}

Pinnacle ave., from Goodman st. to 15 feet north of the south line of Yale st. Portsmouth terrace, from East ave. to Culver

park. Remsen place, from University ave. to 199 feet

south.

Rohr st., from Bay st. to 138 feet north. Second ave., from Pennsylvania ave. to Bay st. Schanck ave., from Goodman st. to east line of Henry st.

South ave. (west side), from May st. to Langslow st.

Thomas st., from Clifford st. to 150 feet north of Bernard st.

St. Joseph st., from Clifford st. to Hayward ave. North Union st., from German st. to south line of lot 2 of the Fourteenth Ward Association.

University ave., from Goodman st. to Anderson ave.

Upton park, from East ave. to University ave. Yalest., from Pinnacle ave. to 395 feet west.

Zimmer st., from Bay st. to Casper st

Ordered received, filed and published.

By Ald. Fritzsche-Resolved, That the City Assessors be and they are hereby directed to include in their assessment for water works purposes, the property embraced in the territory contained in the foregoing list of streets, this day presented to the Common Council and certified by the Executive Board ; that said property has, under the provisions of the City Charter, become jointly liable with the old territory of said city for such portion of the water debt as now remains unpaid. Adopted.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD ROCHESTER, Feb. 8, 1887.

To the Common Council:

GENTLEMEN: In the matter of opening a street from Acgle street to Sherman street, the Execu-tive Board, pursuant to your request, invited the several owners to give a price for the land proposed to be taken for said improvement.

John Van Houte, one of the owners of the land, will accept \$450 for a strip of land forty feet long by one foot wide. The other owners of the land which it is proposed to take having failed to name any sum for their property, the matter is referred back to your honorable body for such action as may be decomed adviseble. be deemed advisable.

In relation to the proposed widening of Euclid street by taking a strip of land e ght feet wide by street by taking a strip of land e ght feet wide by one hundred and sixty-five feet long, upon which is a portion of a building. Washington Gibbons, rep-resenting the owners, offers to sell that portion of the property for \$3,000. This matter is also referred back to your honorable body for suitable action. Respectfuily, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, Feb. 8, 1887.

To the Common Council :

GENTLEMEN : Pursuant to the terms of a resolu-tion adopted at the last regular meeting of your Board, the owners of the land proposed to be taken for the widening of Hand street were invited by the Executive Board to state the sum of money they would accept in payment for their property. Two of the three owners appeared before the Board and submitted such prices as were deemed beyond the actual value of the land. The Ex-ecutive Board, therefore, recommend that such

acti the cha

> C Ŧ for uv Eu Ŧ of str off the wb

> > the wi 174 to 8110 -8110

the

To St co pr 'no pi

ra ec su bc

> T al

> > 01 re 88

> > > Т

8

P

c

8

n

ïí r ō

q

a

f t

'n

٧ 8 r

p t

8

action be taken as is provided by the charter for the condemnation of the lands necessary to be pur-acted elivery. chased for the widening of Hand street. Respectfully, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Watson - Whereas, No agreement for the purchase of lands necessary to be taken nor routinance No. 3,073, for the widening of Euclid street, can be made, it is hereby Resolved, That a copy of said ordinance and of this resolution, together with a map of the

street or improvement be made and filed in the office of the city clerk, which map shall show thereon the lots, tracts and parcels of land which are deemed necessary to be taken, and the commencement, course and termination of the portion of the said street proposed to be widened, according to the provisions of section 174 of the city charter, and that the city attorney be, and he is hereby, instructed to take such proceedings as may be necessary to secure such object. Adopted.

By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, Feb. 8, 1887.

To the Common Council:

GENTLEMEN-In the matter of the extension of GENTLEMEN-In the matter of the extension of Stewart street the Executive Board has received a communication from Walter S. Strowger who re-presents his mother, the owner of the land and a non-resident, that she would accept \$500 for the polece of land preposed to be taken, which is at the rate of about \$1,100 per acre. This price the Ex-ecutive Board deems excessive and, therefore, the subject matter is referred back to your honorable body for proper action. Respectfully, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Feb. 8, 1887.

To the Common Council: GENTLEMEN-The Executive Board has not been able to obtain the prices of all the parcels of land which it will be necessary to take for the opening or extension of Clifford street, and would therefore an extension of the opening to make it a survey of request an extension of time to make its report on said proposed improvement.

Respectfully, THOS. J. NEVILLE, Clerk. Ordered received, filed and published. By the Clerk-

ROCHESTER, N. Y., Feb. 8, 1887. To the Hon. the Common Council:

GENTLEMEN-Your Water Works Committee and the Executive Board submit the following report and recommendations in relation to the purchase of water pipe for use during the coming season:

The petitions now on file in the water depart ment asking for the extension of water mains will, if the prayer of the several petitions is granted, require the expenditure of about \$50,000. About one cne-half of this whole amount will be re-quirded for the purchase of water pipe. Since last December there has been a constant

Since last December there has been a constant appreciation in the price of water pipe, and a care-ful and frequent observation of the market quo-tations of iron pipe compels us to concur in the opinion universally expressed by parties engaged in the iron trade, that a further considerable ad-vance in price is imminent. The many projects for railroad, water works and iron bridge construction which are in contem-plation for the coming season, coupled with an ex-pected unsettled condition of the labor market is the basis for the belief previously expressed. Your committee is therefore of the opinion that a large saving amounting to from one to two thou-san i dollars will ensue to the city by the purchase

Arrangements can probably be made to bring the first payment for this pipe about April 1st, or after the close of the present fiscal year, and the final payments after the adoption of the next tax

We therefore recommend that the Executive Board be authorized to purchase immediately for use, during the coming season, the following described amount of water pipe.

350. Net tons cast iron straight water pipe; 20,000 pounds special castings.

As special casings. Respectfully submitted, FRANK FRITZSCHE, J. H. FOLEY, W. H. MARSON, Water Works Committee. BYRON HOLLEY, F FUCHTING E. KUICHLING,

Executive Board.

By Ald. Fritzsche-Resolved, That the Executive Board be, and it is hereby authorized to purchas- immediately, 350 net tous cast iron straight water pipe and 20,000 pounds special castings for use during the ensuing season, and the City Treasurer is authorized, under the direction of the Finance Committee, to raise from time to time on the credit of the city, on and after April 1st, 1887, such sums as may be necessary to provide for the payment for the materials authorized to be purchased. Adopted.

By the Clerk-

TREASURER'S MONTHLY REPORT.

CITY TREASURER'S OFFICE, February 8, 1887.

To the Hon. Common Council.

GENTLEMEN: The Treasurer herewith submits the monthly statement of the balances of the prin-cipal funds on the 8th day of *i* ebruary, 1887, as re-quired by section 58 of the city charter:

Departments.	Balance undrawn.			
Board of Educatio	n, Building fund \$3.947 74			
	Repair fund 601 88			
	Contingent fund 5,651 72			
	Teachers'fund 35, 584 85			
Fire Department	fund 13, 204 16			
Poor Department	und 16, 567 48			
Police Departmen	t fund 30,374 48			
Contingent fund				
Highway fund	····· 7.016 21			
Lamp fund				
Health fund	42 34			
City Property fund	1 2.154 01			
Park fund				
Water Works fund	37,779 50			
Water Pipe fund.	4,821 05			
-	JOHN A. DAVIS.			
	Treasurer.			

Subscribed and sworn to before me, (scribed and sworn to bology this 8th day of February, 1887. F. J. IRWIN,

Commissioner of Deeds.

Ordered received, filed and published. By the Clerk-

OFFICE OF THE OVERSEER OF THE POOR, CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Feb. 1, 1887.

To the Honorable, the Common Council of the City of Rochester :

GENTLEMEN: The undersigned Overseer of the Poor of the City of Rochester, would respectfully report that during the month of January he has relieved 574 families, in the following manner: Ord

	poor store		
••	coal yard	684	00
. ••	undertakers	-90	50
••	shoes		35
Total.		\$2.231	10

Less amount charged to towns 30 25 (

\$ 2,200 85

All of which is respectfully submitted. ANTHONY H. MARTIN Overseer of the Poor.

Ordered received, filed and published, By the Clerk-

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN-The undersigned, Commissioners of Excise of the city of Rochester, report that moneys have been received by said Commissioners from the persons named, and in the respective amounts set fortb in the following schedule, com-mencing January 1, 1887, and ending January 31, 1887, for licenses to sell and dispose of strong and spirituous liquors, ale, beer and wine, in quan-tities less than five gallons at a time, at the piaces herein named, and that this report contains a statement of all the moneys received during said month, viz.: month. viz.:

1887, Jan. 3d. Monaghan, J. Y., 211 North ave...... Bemish, Andrew, 114 Atkinson st..... Fromm, Louis W., 62 Herman st.... Frozer, Joseph P., 285 North ave. Assman, Joseph S Herman st... Phillips, Patrick, 23 Jones st. Holleran, Patrick, 388 State st... Goesele, Rudolph, Ontwrio, cor. Davis st. Fee Brothers, 21, 23, 25 and 27 N. Water st. Baker, John E., 161 Central ave. Haag, George J., 210 Allen st... Jan. 10th.: \$50 00 50 00 50 00 Jan. 10th.: Jan. 10th.: Faurie, Moore & Co., 278 State st..... Zimmerman, Catherine, 38 Colvin st... Larson, Mary, 62 Warehouse st..... Stokel, Abraham, 105 N. Clinton st... Oppel, George, 571 N. Clinton st... Berdel, Joseph, 154 West ave... Duyer, Edward, 14 N. Clinton st..... Kolb, Jacob, N. Clinton and Central ave. Lofores Hommer 70 Lingeh correl Lofores, Hommaz, 79 Lincoln ave..... Jan. 17th. : Meyer & Bros., Campbell and Colvin sts.. Meyer & Bros., Campbell and Colvin sts.... Donivan, Joon, 46 S. St. Paul st..... Lavigne, Albert and Edward, 348 State st. Dodd, Frank, 251 Lyeell ave... Parshall, George W., Powers Block.... Naser, Henry, 160 Wilder st.... Scheilborn, Ludwig, 411 Jay st... Van Schuyver, A., 79 Court st... Duffy Brothers, 99 South ave... Renner, Joseph, Clinton, cor, Flower sts... Ione 34th descenting and states and stat Jan. 24th .: Agram, Joseph, 180 East ave...... Roberts, Mary D., 161 S. St. Paul st....., KODEALS, MARY D., 161 S. St. PAULST...., Jan. 31st.:
Gerling, Valentine, 38 and 40 N. Water st... Hitchlings & Hendricks, 13 S. St. Paulst... Kase, George, Brown, cor. Maple st.... Zoller, John B., 372 N. Clinton st... Heisel, Henry M., 70 Orange st... Ives & Happ, 28 Exchange Place... Bapp, Henry, 75 Wilder st.a.... Kircukessner, George, N. Clinton, cor. Morris st... Kircukessner, George, N. Clinton, cor. Morris st...... Hart, Samuel A., 531 North st..... Goldenstein, Jacob, 179 Chatham st.... O'Connor, John, 154 N. St. Paul st.... Barnard, W. W., 17 S. St. Paul st.... Johns, George W., 305 N. Clinton st.... Walters, Michael, 52 Bay st..... LeGacy, George E., 93 Front st.... Mahoney, Thos., Plymouth ave., arrears.

Total amount received and deposited with

Dated January 31, 1887.

STATE OF NEW YORK, COUNTY OF MONROE, CITY OF ROCHERTER. ·SS. The undersigned, commissioners of excise for

The undersigned, commissioners of excise for the city of Rochester, being duly sworn, each for himself, says that the above report of persons licensed, the date of their license and their respect-ive places of business, and the mon-ys received from them is in all respects just and true, and that said report contains a statement of all the licenses said report contains a statement or an the necesses granted and all moneys received by them during the month of January, 1887. POMEROY P. DICKINSON, CONRAD HERZBERGER, JAMES MALLEY, Excise Commissioners.

Subscribed and sworn to before me this 31st day of January, 1887. JOHN H. MASON, Commissioner of Deeds. Ordered received, filed and published. By the Clerk-50 00 OFFICE OF THE EXECUTIVE BOARD. ROCHESTER, Feb. 1, 1887. 50 00 50 00 50 00 To the Common Counci : I have the honor to transmit herewith, as re-50 00 quired by law: 50 00 1. Monthly report, showing expenditures made by the Executive Board, for all purposes during 35 00 50 00 the month of January, 1887. 56 00 50 00 orders Drawn on the City Treasurer. \$3, 371 94 For labor. 30 00 Amount certified to the Common Coun-cil, January 21, 1887..... 30 00 50 00 30.392 69 60 00 Total \$ 33,764 63 20 00 56 00 Classification. \$4,621 40 Highway fund. 50 00 50 00 Water works fund..... Fire Department fund..... 3,008 34 5, 307 51 30 00 597 51 30 00 Local improvement funds..... 13 229 87 50 00 Total \$ 33, 764 63 50 00 2. Balances in funds, February 1, 1887: 50 00 Dr. 50 00 60 00 \$6,038 52 52,263 57 City Treasurer Local improvement funds..... 30 00 50 00 \$58,302 09 35 00 50 00 Cr. Highway fund..... Water pipe fund. Water works fund..... Fire department jund..... 8,932 69 60 00 3 265 97 33,906 25 12,196 18 50 00 50 00 30 00 \$58,302 09 Total..... Respectfully submitted, THOMAS J. NEVILLE, Clerk. 50 00 50 00 50 00 Ordered received, filed and published. 50 00 To the Honorable the Common Council of the City 50 00 of Rochester 50 00 GENTLEMEN: In accordance with the provisions 50 00 of the City Charter, I hereby report that the City Assessors have delivered to me the assessment rolls for the following improvements, viz.: 50 00 50 00 50 00 Allen st. sprinkling......Ord. No. 2, 874

2, 874 2, 949 2, 884 2, 887 2, 881 2, 882 2, 882 2, 878 50 00 Andrews st. 64 00 70 00 •• ••• Caledonia ave. Center st. 50 00 30 00 Central ave. • • •• Chatham st. ... 50 00 •• Cuestnut st. 60 00 Clinton place ... ·· (Sec. 1) 25 00 Clinton st.

1

Clinton st. sprinkling (Sec. 2)	Ord. No.	2,87
Court st.	••	2,88
Eastave	••	2,88
Exchange st.		2,88
Elm st.		2,88
Fitzhugh st. (south)		2,80
Ford st.		2,88
Ford st. (south)		2,98
Ford st. (south) Ford st. (north) Franklin st.		2,98
Frank st. (Sec. 1)		2,94
Frank st. (Sec. 1) Frank st. (Sec. 2)		Z. 99
Front st.		Z. 88
Front st. Fulton ave. Goodman st. Goodman st.	•• .	2.89
Goodman st.	••	2,89
Goodman st.	••	2,99
Hill st.	••	Z 85
Hudson st.		2.85
Jav st.		2 89
Jenerson ave.		2,89
Jones st.		2,98
Jones St.	• •	3,00 2,99
Nelli St.		2,90
Lake ave		2,94
Lyell ave.		2.94
Main st. (East)		2,90
Goodman st. Hull st. Jav st. Jefferson ave. Jones st. Jones st. Lake ave. Lake ave. Lyell ave. Main st. (East) Main st. (East)	•••	2,90
Lake ave. Lake ave. Lyell ave. Main st. (East) Main st. (E. & W.) Meigs st, Mill st.	• •	2,90
Mill st.		2,90
Monroe ave. Mortimer st.	••	2,90
Mortimer st.		2,90
North ave		2,98
North ave. (Sec. 1)		2 0
Morthmer st	 	2.9
Park ave.		2,91
Phelps ave.	• •	2, 90
Platt st.	• ·	2,92
Plymouth ave.	•••	2,
Prince st Reywolds st Rowley st Scio st Sophia st South ave. Spring st		2,90
Rowley st.		2, 91
Rome st		2 0
Scio st		2 91
Sophia st.	••	2.9
South ave.	••	2,94
Spring st.		2, 91 2, 95 2, 95 2, 95 2, 95 2, 95 2, 94 2, 95
State st.	••	2,89
St. Paul st. (South)	••	2,91
North, (Sec. 1)	 	2, 89 2, 91 2, 91 2, 91 2, 91 2, 91 2, 91 2, 91
St Joseph st		2,91
St. Joseph st Troup st Troup st		2 91
Troup st.	·	
Troup st.	••	2 92
Union st., North,	••	2, 92 2, 98
University ave. (Sec. 1) sprinkling.	••	2, 92
(Sec. 2)	••	2.92
·· · · · (Sec. 3) ···	••	2,99
(Sec. 4) · · ·	••	2, 98
Warehouse st.		2,92
Washington St. (North)		2,92
(South)		2, 9%
Vincent place	••	2,90
Allen st. Medina stone improvement	nt ··	2,01
North ave. asphait		2,00
Dudley st, pipe sewer	• •	3,04
First st. sewer reconstruction		3, 04
Union st., North, Union st., North, (Sec. 2) (Sec. 3) (Sec. 3) (Sec. 4) Warehouse st. Washington st. (North) Water st. Viocent place Allen st. Medina stone improvement North ave, asphalt Dudley st. pipe sewer First st. sewer reconstruction Ravine ave, pipe sewer PETER SHERIDAN		3,05
PETER SHERIDAN	, City Cle	rk.

Ordered received, filed and published.

Allegations being called for and no person appearing, Ald. Schaeffer submitted the following :

By Ald Schaeffer-Resolved, That the fore-going assessment rolls reported by the City Clerk be and the same are hereby confirmed.

Adopted by the following vote :

Ayes -Ald. Tracy, Coughlin, Marson, Watson,, Kohlmetz, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

112

2,957 3,005 2,990 2,901 2,944

2,951 2,956 2,90 2,910 2,910 2,969 2,925 2,946

2,909

3,046

3,044

3.058

ACTION ON ORDINANCES. FIRST ORDINANCE.

CLARKSON STREET PIPE SEWER.

By Ald. Marson-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a pipe sewer in portions of Clarkson street and Perkins street.

2,879 2,883 2,885 2,886 2,887 2,800 2,888 2,981 2,989 2,891 2,945 2,994 Adopted. Adopted. Th :...eyor submitted as such estimate \$850.00. By Ald, Marson-Resolved, That the following im-provement is necessary, viz: The constr.ction of a twelve (12) inch pipe sewer in Clarkson street. begraina at a point about twenty.five (25) feet south f the south ine of Glenwood park and extending southward to the medial line or Perkins street; incnce along said medial ine eastward to the east high bank of the Genes eriver, with the necessary manholes, surface sewers, lot laterals and lot connec-tions; also, the required roadway grading and gutter formations. And whereas, The City Surveyor, under the direction 2,889 2,889 2,893 2,894 2,991 2,895 2,896 2,896 2,899 2,898 2,898 2,898

formations. And woreas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereot and reports the same at \$850.00, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and properly ought to be assessed by a local assessment for the whole expense thereof version.

Same they is declared benched and properly ought to be assessed by a local assessment for the whole expense thereof. viz.; One tier of lots and parcels of land on each side of Clarveon street, itom Glenwood park to 'Perkins street; also, one tier of lots on each side of Perkins street; also, one tier of lots on each side of Perkins street included between a line at right angles thereto and sevents. five (7) fe t from the westerly line of Clarkson street and the westerny line of the cress of the high bank of the Genvsec river, in proportion to the bigh bank of the Genvsec river, in proportion to the ben-fit which each will derie therefrom. And the Clerk is hereby directed to publish notice in pursuance of litle VII., section 172, of the Revised Charter of 1850, of the City of Rochester. that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Thesday evening, February the 2:d, 1887, at 7 o'clock, at the Common Council Chamber, when alle gations will be heard. 2,944 2,947 2,904 2,903 2,902 2,9072,905 2,905 2,906 2,997

Adopted

CLARKSON STREET PLANK WALK.

2,911 By Ald. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a plank sidewalk on the west side of a 2,912 2,954 2,917 2,955 2,948 2,918 2,918

2,897

constructing a plank sidewalk on the west suce of a portion of Clarkson street. Adopted. The Surveyor submitted as such estimate. \$140. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz: The construction of a plank sidewalk four (4) feet wide on the west side of Clarkson street, from Glen-wood park to Perkins street, with the required side-walk graning. 2,915

2, 916 2, 918 2, 913 2, 919

wood park to Perkins street, with the required side-walk graving. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof and reports the same at §140, which estimate is hereby approved. Resolved, further, That the following portion of said c ty is deemed benefited and properly ought to sate cty is deemed benefited and properly ought to enset hereof, viz. One tier of lots and parcels of kand on the west side of Clarkson street, from Glenwood park to Petkins Street. $3,004 \\ 2,920$ 2,980 2,921 2,922 2,996 2,987

street

street. And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 172 of the Revised Charter of 1850, of the city of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Tuesday evening, Febtuary the 22d, 1887, at 'a o'clock, at the Common Council Chamber, when alle-gations will be heard. Adopted. 2,987 2,923 2,924 2,925 2,950 3,013 2,952 2,950 3,013

WEST ORANGE STREET PLANK WALK.

By Ald. Kohlmetz-Resolved. That the City Survey-or ascertain and report to this Council, the expense of constructing a plack sidewalk on the north side of West Orange street.

Constructing a plank sidewalk on the north side of West Orange street. Adopted. The Surveyor submitted as such estimate \$200. By Ald. Kohlmetz-Resolved, That the following im-provenent is nece-sary. viz: The construction of a plank sidewalk four (4) feet wide on the north side of West Orange street from the present terminus of West Orange street aforesaid to Ames street, with the required crosswalks, sidewalk grading and gutter formation. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$200, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and properly ought to ba assessed by a local assessment for the whole expense thereof, viz. :

benefit which each will derive therefrom. And the Clerk is nereby directed to publish notice in pursuance of Title VII. Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Tuesday evening, February the 22d, 1837, at 7 o'clock, at the Common Council Chamber, when allegations will be heard be heard. Adopted.

KELLY STREET ASPHALTIC IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of laying an Asphaltic pavement in Kelly street and other work connected therewith.

veyor ascertain and report to this Council the expense of laying an Asphaltic pavement in Kelly street and other work connected therewith. Adopted. The Surveyor submitted as such estimate \$30,500. By Aid. Kohlmetz-Resolved, That the following im-provement is necessary viz.: The construction of an Asphaltic pavement in Kelly street from N. Cliaton street to Hudson street with the setting of lines of Medina stone curbs on each side parallel to and thirteen and seventy-five hundredths [33,75] feet from the media. line thereof, the space be-tween said curb ines to receive from end to end, except at the St, Joseph street crossing, an Asphaltic pavement of the best quality, with the necessary road-way and sidewalk grading; also the cleaning and re-paring of the existing main sewers and the construc-tion of needed matholes thereon, the cleaning, re-paring of the existing main sewers where required, the laying of new water and gas s.rvice pipes and lot identify the end stick of the state of the state asphaltic pavement of the water gates now water, and gas walks are found with a sched to return thure need can be anticipated. the combination of their future need can be anticipated. the combination of new water and gas s.rvice pipes and lot inter ach side of Kelly threat within the velocity walks are found within such terminal limits and the material is of approved quality and they are on proper yades and alignments they shall not be distup defunct the shart be general work space within the direc-tion of their Schuler shall be taken up redressed, re-set or relaid and good material substituted for that which may prove defective. And, Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereori, and reports the same at \$30,500 which estimates is hereby approved. The sthere of locis and parcels of land on each side of Kelly street, from North Clinton street to Hudson

assessed by a local assessment for the whole expense thereof, viz.: One tier of iots and parcels of land on each side of Kelly street. from North Clinton street to Hudson street, in proportion to the benefit which each will de-rive therefrom. And further Resolved, that the tax-payers to be assessed for making such improvement, may pay their assessment in three equal payments, as follows: One-third of the amount assessed within thirty days after the adv-rtisement of the assessment roll: one-third of the amount assessed within thirty days after the adv-rtisement of the assessment roll: one-third of the amount assessed within thirty days after the adv-rtisement of the assessment roll: one-third of the amount within one syear from the confir-mation of said roll : and the remaining one third within two years from the confirmation of said roll. On all sums paid prior to the majurity of said last instalment, a discount will be allowed of six per cent. per annum. And the Clerk is hereby directed to publish no: ice in pursuance of 1880, of the City of Rochester, that all persons interested in the subject matter of said in provement, are required to attend the Common Coun-cil on Thesday evening, February the 22d, 1885, at 7

cil on Tuesday evening, February the 22d, 1887, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted.

FINAL ORDINANCES.

The final ordinance for Basin street widening came up, and on motion of Ald. Marson action was indefinitely postponed.

The final ordinance for opening a street from Sherman street to Angle street came up, and on motion of Ald. Swikehard action was postponed two weeks.

FINAL ORDINANCE, NO.

GLENWOOD PARK OPENING.

On motion of Ald. Bohrer, the Common Council pro-ceeded to hear allegations in relation to the improve-ment described in the ordinance below, the said Com-mon Council, before determining to make such public improvement, having by an entry in their minutes

described the point and part of the city which they deemed proper to be assessed for the expense of such imp ovement, and having also caused a poince to be vublished daily, in at least two of .h. daily news-pers printed in the city of Rochester, for iour days, which notice specified such improvement, the amount, it any, to be paid from the public treasury, and the portion or part of the city to be assessed for the rest of the xpeuse, and which notice also required all per-sons interasted in the subject matter of such improve-ment to attend the subject matter of such improve-ment to attend the subject matter of such improve-ment to attend the subject matter of such improve-ment to attend the sold common Council at the time appointed in said no nee, and, after hearing such alle-gations from all persons appearing. Ald. Bohrer submitted the following: An ordinance to oeen Glenwood park, between Fourth street and Thrush street. The Co-mon Council of the city of Rochester do or-dain and determine that the following improvement is necessary and should be made, an 'hereby judge that the public good requires the same to be done, viz: The openin 2 of that portion of Glenwood P rk, lying between Fourth stores and Thrush street, that is not now opened; the lines of the parts proposed to be opened to be in the prolongation of the lines of the portions of Glenwood Park aforesaid which are now opened. And the whole expense shall be derivayed by the as-sessment upon the lots and parcels of land to be beau-fited thereby, hereinatter described; and the portion of said city, which said Common Council deem will be beenented by an ough to be as easel by a local assess-ment tor the whole expense of said improvement is de-scribed as follows: One tide of lots and parcels of land on each side of described the portion and part of the city which they

ment for the whole expense of said improvement is de-scribed as follo vs: One tier of lots and parcels of land on each side of Glenwood Park and the prolongea lines of that part of said Glenwood Park now opened, from First street to the Eric Canal lands.

the Eric Canal lands. On which above described lots and parcels of land the whole expense of sai, improvement is h-reby cr-dered assessed, the assessment uppn each lot and par-cel of land to be in proportion to the benefit which each de ives therefrom. Adopted by the following vote: Ayes-ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Foley, Selye, Mandeville, Swike-hard, Weider, stein, Bohrer, Kelly, Schaffer-14.

Ald. Kelly moved that the action in the ordinance for Glenwood park opening be re-considered. Adopted.

Ald. Kelly moved that action be postponed vo weeks. Adopted.

The final ordinance for Troup street sewer came up, and on motion of Ald. Foley action was postponed two weeks.

FINAL ORDINANCE NO. 3.120.

CAMPBELL STRERT PIPE SEWER.

CAMPEBLL STREET FIFE SEWER. On motion of Ald, Marson, the Common Gouncil proceeded to hear allegations in relation to the im-provement described is the ordinance below, the said Common Council, before determining to make such public improvement, having caused an es imate there-of to be made, and by an e-stry in their minutes hav-ing described the portion and part of the city which they deemed proper to be arsessed for the expense of such improvement, also a notice to be heret-fore published daily, in at least two of the daily new spapers printed in the City of Roche ter, for four days, which notice specified such improvement, the expense, and which mo-published the portion or part of the city to be a see ed for the rest of the expense, and which no-tice. Iso required all versions interested in the subject-matter of such improvement to attend the subject-matter of such improvement to attend the subject-matter hearing such allegations from all persons ap-pearing-

after nearing such and the following : Aid, Marson submitted the following : An ordinance to construct a pipe sewer in Campbell street, from 40 feet east of Hague street to the sewer in the street. An es street, from 40 feet east of Hague street to the sewer in An es street. The Common Council of the city of Rochester do

An 63 street. The Common Council of the city of Rochester do ordain and determine that the following improvement is necessary and should be mode, to wit: The construction of a vetrified pipe sewer tweive (i2) inches in oiameter in Campbell sit ect, beginning at a point forty (40) feet from the east lins of Hague street and extending eastward to inverse the sewer in Ames street, with the necessary manholes, sufface sewers, lot laterals and opt connections: also the regulted road-way gracing and gutter formations. And the whole expenses should be defrayed by the as-sessment upon the ots ano parcels of land to be ben-efited thereby hereinafter deseribed; and the City Sur-veyor, under the direction of this Council, having made an estimate of such expense, and the portion of east en-ble, is hereby approved; and the portion of ead cidy and ought to be assessed by a local assessment for the

whole expense of said improvement is described as

follows: follows: One ther of lots and parcels of land on each side of Campbell street, from Hague street t) A mes street. On which above described lots and parcels of lan, the On which above described lots and parcels of lan, the whole expenses of said improvement are hereby ordered assessed the assessment upon each lot and parcel of land to be inproportion to the benefit and advantage which each derives therefrom. Adopted by the following vote: Ayes—Ald. Tracy, Marson, Watson, Kehlmetz, Pritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein Kelly, Schaeffer-13.

FINAL ORDINANCE, NO. 3,121

CLIFFORD STREET PLANK WALK.

CLIFFORD STREET FLANK WALK. On motion of Ald. Kohlmetz the Common Council proceeaee to hear allegations in relation to the im-provement described in the ordinance below, the said Commen Council, before determining 'o make such public improvement, having caused an estimate there-of to be made, and by an enry in their minutes having deemed proper to be assessed for the expense of such improvement, and also a notice to be h rot-fore published daily, in at least two of the daily news-pacers printen in the eity of Rochester, for four days, which notice specified such improvement, it and essi-mated expense the root, the anount, it any, to be paid from the public the ast y, and the portion or part of the subject matter of such improv-ment to attend the said Common Council at the time appoint d un said notice, and, after hearing such allegations from all persons appearing, onter when the following. appearing, Ald. Konlmetz submitted the following:

appearing, Ald, Koalmetz submitted the following: An ordinance to construct a plack sidewalk on Clif ford street from N. Clinton street to St. Joseph street. The Common Council of the city of Rochester do ordair and determine that the following improvement is necessary, and should be made, to wit: The construction on a pine plank slotewalk four (4) feet wide on the south slote of Clinford street, from North Clinton street to St. Joseph street, with neces-sary crosswalks, grading and gutter formations. And the whole expense snowld be defrayed by the as sessment upon the lots and parcels of land to be bene-fited thereoy, hereinatter described; and the City Sur-veyor, under the direction of this Council, having made an estimate of such expense, and reports the same at 650.00, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefied by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows: One tier of lots and parcels of land on the south side follows

One tier of lots and parcels of land on the south side of Clifford street from North Clinton street to St.

of Clifford street from North Clinton street to St. Joseph street. On which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives therefrom Adopted by the following vote: Ayes-Ald. Tracy, Marson, Watson, Kohlmetz, Fritzsche, Folev, Selye, Mandeville, Swikenard, Welder, Stein, Kelly, Schaeffer-13.

1

FINAL ORDINANCE, NO. 3,122.

NORTH AVENUE SPRINKLING (SEC. 1).

NORTH AVENUE SERVISKLING (SEC. 1). NORTH AVENUE SERVISKLING (SEC. 1). On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said optible improvement, having caused an estimate thereof public improvement, having caused an estimate thereof de sective of the determining to make such public improvement, having caused an estimate thereof de sective of the de assessed for the expense of such improvement, sn i also a notice to be heretource pub-lished daily, in at least two of the daily newspapers printed in the city of Rochester, for four day, which notice specified such improvement, the estimated ex-pense thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the rest of the expense, and which notice also required all persons interested in the subject-matter of such all provement to attend the said Common Council at the time appointed in said no-tice, and, after hearing such allegations from all per-sons appearing. Ald. Kohlmetz submitted the following: An ordinance to sprinkle North avenue (sec. 1.) from Main street to North street. The Common Council of the city of Rochester, do or-dain and determine that the following improvement is Main street to North street during the senson of 183. And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be ben-

efited thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the sameat \$450, and said estimate being deemed reason-able, is hereby approved; and the portion of said city which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the the whole expense of said improvements is decribed as follows:

the whole expense of said improvements is decribed as follows: One tier of lots on each side of North avenue from Rast Main street '0 North s re-t. On which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives therefrom. Adopted by the following oute: Ayes-Ald, Tracy, Marson, Watson, K himeta, Fritzsche. Foley, Selye, Mandeville, Swikebard, Weider, Stein, Kelly, Schaeffer-13

FINAL ORDINANCE NO. 3,123.

NORTH AVENUE SPRINKLING (SEC. 2.)

NORTH AVENUE SPRINKLING (SEC. 2.) On motion of Ald. Kohlmetz the Common Council proceed to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deemed proper to be assessed for the ex-pense of such improvement, and also a notice to be heretofore published daily, in at least two of the daily newspapers printed in the city of Rochester, for four days, which notice specified such improvement, the setimat-d expense thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the expense, and which notice also required all persons interested in the subject in atter of such allegations from all persons appearing. Ald. Kohlmetzsubmitted the following: An ordinance to sprinkle North avenue (Sec. 3) from North street to the north line of Stevens street. The common Council of the City of Rochester, do radia determine that the following: The sprinkling of North avenue (Section 2), from North street to north line of Stevens street, during the season of 1887. And the whole expense shall be defrayed by the as-

North stree: to north line of Stevens street, during the season of 1957. And the whole expense shall be defrayed by the as-essmeat upon the lots and parcels of land to be ben-effied thereby, hereinafter described; and the City surveyor, under the dir etion of this Come 1, having made an estimate of such expense, and reports the some at \$300.00, and said estimate being deemed rea-sonable, is hereby approved; and the portion of said city which said Common Council deem will be ben-effied by an 1 ought to be assessed by a local assess-ment for the whole expense of said improvement is described as follows: One tire of lots on each side of North avenue, from North street to the north lue of Stevens street On which above described lots and parcels of land the whole expenses of said improvement are bereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and ad-van uage which eachlerives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Marson; Watson, Kohlmetz, Fritzsche, Foley, Se ye, Mandevlile, Swikehard, Weider, Stein. Kelly, Scnaeffer-13. FINAL ORDINANCE No. 8, 124.

FINAL ORDINANCE No. 3,124.

PARK AVENUE SPRINKLING.

PARK AVENUE SPRINKLING. On motion of Ald. Kohlmetz the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having described the portion and purf of the city which they deemed poper to be ascessed for the ex-pense of such improvement, and also a notice to be heretofore published daily, in at least two of the daily newspapers printed in the city of Rochester, for four days, which notice specified such improvement, the estimated expense thereof, the endout, if any, to be paid from the public tre-sury, and the portion or part of the city to be assessed for the rest of the expense in the subject matter of said improvement, the rest of the expense in the subject matter of said improvement to attend the said Common Council at the time appointed in said notice, and, after hearing such allegations from all persons as opearing. Ald. Kohlmetz suomitted the following: An ordinance te sprink's Park avenue, from Alexan-der street to Avenue A, Vick park.

The Common Council of the city of Rochester do oran and determine that the following improvement is necessary and should be made, to wit: The sprinkling of Park avenue, from Alexander street to Visk park, Avenue A, during the season of

1887

5857. And the whole expense should be defrayed by the as-gesement upon the lots and parcels of land to be ben-died thereby. hereinafte described; and the City Sur veyor, under the direction of this Conneil, having made an estimate of such expense, and reports the same at \$2:0, and said estimate, being deemed rea-sonable, is hereby approved; and the portion of said city which said Common Council deem will be bene-fited by and ought to be assessed by a local assessment for the whole expense of said improvement is de-actibed as follows:

first the whole expense of said improvement is ue-scribed as follows: One ther of lots on each side of Park avenue, from Alexander striet to Vick pa k, Avenue A. On which above described iots and parcels of land the whole expense of said improvement are belowly ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and ad vantage which each derives therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Caushin, Marson, Watson, Kohl-metz, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15. FINAT, CRDINANCE, NO. 3 125.

FINAL ORDINANCE, NO. 3 125.

PHELPS AVE SPRINKLING

PHELPS AVE SPRINKLIN9 On motion Ald. Kohimeta, the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having deemed proper to be assessed for the city which they deemed proper to be assessed for the city which they inshe and us an otice to be heretoforce pub-lished daily, in at least two of the daily newspapers printed in the exity of Rochester, for lour days, which notice specified such improvement, the estimated ex-pense thereof, the amour, if any, to be paid from the uv listered all persons interested in the subject matter of such improvement to aritena the said Com-mon Council at the time appointed in said notice, and, after hearing such allegations from all persons ap-penting-.

after hearing such allegatons from an persons appearing— Ald, Kohlmetz submitted the following: An ordinance to sprinkle Phelps avenue, from Lake avenue to the west line of Backus avenue. The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary and should be made, to wit: The sprinkling of Phelps avenue, from Lake avenue to the West line of Backus avenue, during the season of 1887.

And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby, hereinafter described, and the City Sur-veyor, under the direction of this Council, having made an estimate of such expense, and reported the same at \$240, and said estimate being decemed reasonable, is bereby approved; and the portism of said city which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follow

One tier of lots of each side of Phelps avenue, from

One tier of lots of each side of Phelps avenue. from Lake avenue to Backus ave. On which above described lots and parcels of land the whole expense of said improvement are hereby or-dered assessed, the assessment upon each lot and adv.ntage which each derives therefrom. Adopted by the following vote: Aves-A'3. Tracy. Coughin Marson, Watson, Kohl-metz, Fritzsche, Foley, Solye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaffer-15.

FINAL ORDINANCE, No. 3,126.

PLATT STREET SPRINKLING.

PLATT STREET SPRINKLING. On motion of Ald. Kohlmetz. the Common Council proceeden to hear allegations in relation to the im-provement decribed in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estimate there it to be made, and by an entry in their minutes having described the portion and part of the city which they detend proper to be assessed for the expense of such improvement, and as o a no de to be heretofore published dairy, in at least two of the daily new spapers primed in the dity of Rochester, for four days, which notice specified such improvement, ine estimated ex-published the portion or part of the city to be assessed for the rest of the expense and which no-tice also required all persons interested in the subject matter of such improvement to attend the said Com-

mon Council at the time appoint ad in said notice, and, atter hearing such allegations from all persons ap Ald. Kohlmetz submitted the following

Aid, Konimetz submitted the following: An ordinance to sprinkle Platt stree, irom State street 10 Allen street. The Common Council of the city of Rochester do ordain and determine that the following improvement is recessary and should be made, to wit: The sprinkling of Platt street from State street to Allen street during the season of 1887. And the winds expense should be defeared

And have to using the season of icol. be defrayed and the whole expense should be defrayed by the assessment upon the lots and par-cels of land to be beneficed thereby, hereinsiter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, This Council, having made an estimate of such exponen-this council, having made an estimate of such exponen-and reports the same at \$20, and said estiman be-ing deemed reasonable, is hereby approved; and the portion of said city which said Common Council deem will be benefited by ann ou hi to be assessed by a local assessment for the whole expense of said im-provement is described as follows: One her of lots on on each slde of Platt street from State street to Allen street. On which above described lots and parcels of land the whole espense of said improvement are bereby ordered as:essed, the assessment upon each lot and advantage which each derives therefrom. Adopted by the following vote: Ayes—Ald. Tracy, Coughin, Marson, Watson, Kohl-metz, Fritzsche, Foley, Selye, Mandeville, Swike-hard, Weider. Stein, Bohrer, Kelly, Schaeffre-15. FINAL ORDINANCE, No. 3,17.

FINAL ORDINANCE, No. 3,127.

PLYMOUTH AVENUE SPRINKLING.

PLYMOUTH AVENUE SPRINKLING. On motion or Ald. Kchlmetz the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deemed proper to be assessed for the expense of such improvement, and also a notice to be heretofore pub-lished daily, in at least two of the daily newspapers printed in the city of Rr chester, for four days, which notice specified such improvement, the estim ited ex-pense thereof, the amount, if any, to be paid from the beassessed for the rest of the expense, and which no-tice also required all persons interested in the subject matter of such improvement to a tend the said Com-mon Council at the time app inted in said notice, and attern hearing such allegations from all persons apafter hearing such allegations from all persons appearing. Ald, Kchlmetz submitted the following :

Ald. Kohlmetz submitted the following: Ald. Kohlmetz submitted the following: An ordinance to sprinkle Plymouth avenue from 75 feet south of the Erie canal to Glasgow street. The Common Council of the city of Rochester do or-dan and determine that the following improvement is necessary and should be made, to wit: The sprinkling of Plymouth avenue, from 75 feet south of the Erie canal to Glasgow street, during the season of 1887. And the whole expense shall be defrayed by the as-essment upon the iots and parcels of land to be ben-efited thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of suid estimate being deemed rea-sonable, is bereby approved; and the portion of said city which said Conmon Council deem will be benefited by and ought to be assessed by a local as-sessment for the whole expense of said improvement is described as follows:

is described as follows: One tier of lots on each side of Plymouth avenue, from 75 feet south of the Eric canal to Glasgow street. On which above oescribed lots and parceis of land the whole expense of said improvement are hereby ordered assessed, the assessment upon each lot and advantage which each derives therefrom. Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer—15.

FINAL ORDINANCE, NO. 3,128,

PRINCE STREET SPRINKLING.

PRINCE STREET STRINKLING. On motion of Ald. Kohlmetz the Common Council proceeded to near allegations in relation to the im-provement described in the ordinance below. the said Common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deemed proper to be assessed for the excense of such improvement, and also a notice to be heretofore pub-lished daily, in at least two of the daily newspapers princed in the city of Rochester, for four days, which norice specified such improvement, the estimated ex-

pense thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the cly to be assessed for the rest of the expense, and which no-tice also lequired all persons interested in the subject matter of such improvement to attend the said Com-mon Council at the time appointed in sain notice, and after hearing such allegations from all persons ap-nearing pearing – Ald Kohlmetz submi ted the following:

An ordinance to sprinkle Prince street, from East avenue to East Main street. The Common Council of the city of Rochester do or-

The common Council of the city of Rochester do or-dain and determine that the following improvement is necess: ry ald should be ade, to wit: The sorinking of Pinces resi. from East avenue to East Main steed, during the set son of 183. And the whole expense should be defr. yed by the as-essment upon the lots and parcels of land to be ben-efited thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at 150 and said estimate being deemed reason-able, is h reby approved; and the portion of said city which said Common Council deem will be benefited by and ouch to be assessed by a local assessment for the whole expense of said improvement is described as follows: follows:

follows: One tier of lots on each side of Prince street, from East avenue to East Main street. On which above de-crijed lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and ad-vantage which each derives therefrom. Adopted by the following vote: Ayes-Ald. Tracy. Courhlin. Marson, Watson Kohl-metz. Fritzsche, Foley, Seiye, Manderille, Swike-hard, Weider, Stein, Bohner, Keily, Schaefter-15.

FINAL ORDINANCE NO. 3129,

REYNOLDS STREET SPRINKLING.

BEYNOLDS STREET SPRINKLING. On motion of Aid. Kohlmetz the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Cwncil, before determin ng to make such public improvement, having o-used an estimate the roof to be made, and by an entry in their minutes having de-scribed the potion and part of the city which they deem proper to be assessed for the cspense of 10.2 improvement, and al-o a notice o be her tofore publ-liseed daily, in a tices it wood the d-fly newspapers printed in the city of the cspines of 10.2 interprovement, the assument, the estimated ex-pense thereof, the amount, if any to be prid from the public teasury, and the portion or part of the city to be asses ed for the ress of the expense, and which no the also required all persons interested in the subject matter of such improvement to a tend the said Com-men Council at the time appounded in said no ice, and, after hearing such allegations from all persons appears inc.

after hearing such allegations from all persons appear-ing, Ald, Kohlmetz submitted the following: An ordinance to sprinke Reynoldsstreet, from West avenue to the south line of Clifton street. The Coumon Council of the city or Kochester do or-dain and d-termine that the following improvement is necessary and should be made, to wit. The sprinklin of Raynolds street, from West ave-nue to the south line of Clifton street, during the sea-son of 1837.

son of 1887. And the whole expense should be defrayed by the assessment upon the lats and parcels of land to be benefited thereby, hereinafter described; and the Chy Burveyor, under the direction of this Council, naving made an estimate of such expense and reports the same at \$100, and said estimate being deemed reasona-ble, is ber-by approved; and the portion of said city which said Councen Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said in provement is described as follows: One titer of lots on e. ch side of Beynolds street from

The state of lots on e ch side of Reynolds street, from West avenue to Clitton surcet, On which allove described lots and parcels of land the expenses of said improvement are hereby or deref assessed, the assessment upon each lot and par-cel of land to be in proor i on the benefit and advan-tage which each d r ves therefrom. Adopted by the following vote: Ayes-Ald. Tracy, Courbins, Mardeville, Swikehard, Welder, Stein, Bohrer, Kelly, Schaeffer-15. FINAL ORDINANCE NO. 8, 130.

FINAL ORDINANCE NO. 3, 130.

ROME STREET SPRINKLING.

On motion of Ald. Kohin etz the Common Council pro-ceeded to hear allegations in relation to the improve-ment described in the ordinance below, the said Com-mon Council, before defermining to make such pub ic improvement, having oused an e-timate thereof to be made, and by an entry in their minutes having de scribed the portion and part of the city which the Gommon Council, before determining to make such 1 to the said scribed in the critical scribed to be of the said scribed in the critical scribed in the critical in the critical scribed in the cri

deemed proper to be assested for the experse of such improvement, and also a notice to be heretofore pub-lished daily, in at least two of the daily newspapers printed in the city of Rochester, for fon days, which notice specified such improvement, the estimated ex-pense thereof, the amount, if any, to be paid from the public tressury, and the portion or part of the city to be assess d for the rest of the expense, and which no-tice also required all persons interested in the subject mon Council at the time applicated in sale notice at d, fter hearing such allegations from all persons ap-pearing. pearing

ai d, fter hearing such allegations from all persons ap-pearing. Ald. Kohlmetz submitted the following: An ordinance to sprinkle Rome street from Clinton place to Central avenue. The Common Council of the city of Rochester do or-dain and determine that the following inprovement is n-cessary and should be made, to wit: The sprinkling of Rome street, from Clinton place to Central avenue. during the season of 1857. An dithe whole expense should be defrayed by the as-essment upon the lots and parcels of lands to be ben-efited thereby, hereinafter described; and the City Surveyor, under the direction of this Councel having made an estimate of such expense, and reports the somable, is hereby approved; and the portion of said city which said Common Council as a essentent for the whole expense of said improvement is described as follow: One tree flots on each sid of the parts of the served as follow:

as follows: One tier of lots on each side of Rome street, from Clinton place to Central avenue. On which above descri ed lots and parcels of land the whole expense of said improvements are hereby ordered assessed, the assessment upon each lot and parcel of land to be in propriotion to the benefit and advantage which each derives therefrom.

Which each derives therefrom. Adopted by the following voice: Ayes=Ato. Tract, Cons him, Marson, Watson, Kohl-metz, Fritzsche, Folty, Selye, Man-eville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

FINAL ORDINANCE NO. 3,131.

ROWLEY STREET SPRINKLING.

Iard, Welder, Stein, Solner, Kelly, Schäelfer-15.
 FINAL ORDINANCE NO, 3131.
 BOWLEY STREET SPEINKLING.
 On motion of Ald, Kohlmetz the Common Counci proceeded to near allegations in relation, to the improvement described in the o dinance below, the said form on Cour ell, before determining to make such public improvements, having caused an estimate described the portion and part of the city which there of too be made, and by an entry in their minutes described to be made, and by an entry in their minutes described the portion and part of the city which they deemed proper to be assessed for the expense of such improvement, and also a volte to be heretofore published daily, in at least two of the daily newspapers printed in the city of K chester, for four days, which notice is pecified uct improvement, the carging explanation of the city to be assessed or the expense, and which notice assesses if or the rest of the argonic or part of the city to be assesses. For the test of the expense, and which notice assesses is promet to attend the Common Council at the time apported in said notice, and after heart g such allegations from all persons appearing. Ald, Kohlmetz submitted the following: and oronnance to sprinkle Rowley street, from Park avenue to Monroe avenue.
 The Common Council of the city of Rochester do or dain and determine that the following improvement is necessary and should be made, tow the same at \$130 and said extended of land to be beneried by nerelimative of such expense, and reports the same at \$130 and said setting the setting deemed the submove described and reports the same at \$130 and said setting deemed the same setting the submovement are bereby ordered set submit connection of this connect the assessed of land to be accessed by a logal assessment to the whole expense of said improvement are bereby ordered setting the setting the setting the setting the setting the setting the setting the setting the setting the setting the setting

113

public improvement, having caused an estimate there-of to be made, and by an entry in their minutes hav-ing described the portion and part of the cut which they deemed proper to be assessed for the expanded published daily, in a least two of the daily newspapers printed in the City of Rochester, for four days, which notes specified such improvement, the estimated ex-pen e thereoit, the amount, if any, to be paid from the public treasury, and he portion or part of the cuty to be assessed for the rs tof the expense, and which no-tice also required all persons method in the subject-matter of such improvement to attend the sid a Com-man Courcil at the "ime appointed in said notice, and, after hearing such an egailons from all persons ap pearing, heat of the cut to the date of the subjectpearing, Ald, Kohlmetz submitted the following:

An ordinance to sprinkle Sciostrees, from East avenue

An ordinance to sprinkle Sclostree, from East avenue to E. Main street. The Commo. Council of the city of Rochester do ordain and determine that the following improvement is necessary and should be made, to wit: The sprinkling of Srio street, from East avenue to East Main st eet, during the reason of 1857. And the whole ex reuse should be defraved by the as sessment upon the lots and parcels of and to be been fitted thereby, hereinafter described; and the City Sur-veyor, under the direction of this Council, having made en estimate of such exp nse, and reports the same at 120, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which and Common Council deem will be becefited by and up to be assessed by a local assessment for the whole expense of said improvement is described as follows: follows

One tier of lots on each side of Scio street, from East avenue to East Mainsure t. On which above described lots and parce s of land

On which above described hole and parce s of tank the whole expense of said improvement are hereby or dered assessed, the as essment upon each lot and parcel of land to be in preportion to bue benefit and advantage which each derives thereform. Adopted by the following vote:

Ayes-Ald: Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein Bohrer. Kelly, Schaeffer-15.

FINAL ORDINANCE No. 3,133.

SOUTH AVENUE SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeaet to near allegations in relation to the im-provement described in the ordinance below the stid Common Council, before determining to make such public improvement, having caused an estimate there of to be made, and by an entry in their minutes hav-ing described the portion and part of the eity which they deemed proper to be assessed for the expense or such improvement, and also a notice to be heretofore published daily, in at least two of the daily newspapers printed in the City of Rochester, for four gays, which notice specified such improvement, the estimated ex-pense thereof, he amount, it any, to be paid from the public tressury and the portion or part of the city to be assessed for the rest of the expense, and which no tice also required all persons interested in the subject natter of such improvements for all persons ap-mon Council at the time appointed in sald notice, and, after hearing such allegations from sup persons apafter hearing such allegations from all persons ap Ald, Kohlmetz submitted the following:

Pearing: Ald, Kohlmetz submitted the following: Ald, Kohlmetz submitted kouth avenue from the Erie canal to the south like of Comfort street. The Common Council of the City of Rochester do or dain and determine that the following improvement is necessary and should be made, to wit: The sprinking of South avenue f om the Erie canal to South line of Comfort street during the season of 1837. And the whole expense should be d'Arayed by the as sessment upon the lots and parcels of land to be bene-tited thereby, hereimafter described; and the Ciry Sur-veyor, und r the direction of this Council, having made an estimate of su h expense, and reports the same at \$90, and said es imate being deemed reasonable, is hereby approved; and the cortion of said ciry, which said Common Council deem will be benefitted by and ought to be assessed by a local assessment for the whole expense of said improvement is described and follows: follow

One tier of lots on each side of South avenue from the irie canal to Comfort street Eri rie canal to Comfort street. On which above described lots and parcels of land the

while acove described to said by the solution of the solution

Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Foley, Selye, Mandeville, Swike-hard, Welder, Stein, Bohrer, Kelly, Schaeffer-15.

FINAL ORDINANCE NO. 3.134.

SOPHIA STREET SPRINKLING.

SOPHIA STREFT SPRINKLING. Or motion of Ald. Kohimeiz, the Common Council proceeded to hear allegations in relation to the im-provement de-clibed to the oroinance below, the said common Council, before determining to make such public improvement, having caused an estimate thereof to te made, and by an entry in their minutes having described the percion and part of their crywhich they deemel proper to be assessed for the exprime of tuch improvement, and also a bottle to be incretofore pub-lished daily, in at least two of the daily newspapers printed in the cry of four days, which rotice spicified and heportion or part of the drive the basessed to the rest of the exprime of the drive besissed to the rest of the exprime of the drive dise also require all person. Interested in the subject matter of such improvement to attend the sail com-mon concil at the impervement of a mean late of the dist atter for such improvement to attend the sail com-atter for such all gations from all persons ap-pleating. Interest of the following. pearing.

ather heating such altegrations from an persons ap-paring. Al. o. nohimetz submitted the following: An ordinance to sprinkle Soghia street, from Main street to Allen stree. The Common Council of the City of Rochester, do ordaia and determine that the following improvement is necessary and should be mide, to wit: The sprinking of Sophia street, from Main street to Allen street, during is season of 1887. And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benetited th reby her inafter described; and the City who che said common of this Council, having made an estinate of such expense, and reports the same at \$150, and said estimate being deemed reason-able, is bereby approved and the portion of said city who che said Common Council deem will be benefied by and ough the beas essed by a local assessment for the whole expense of said improvement is described as follows: follows

One tier of lots on each side of Sophia street. from

One ther of lots on each slde of Sophia street, from Main street to Allen street. Ou which above desc ibed lots and parcels of land the woole expense of said improvement are hereby ordered assessed, the assessment upon each lot and dramt ge which each derive: therefrom. Acopted by the following vote: Ayes—Ald Tracy, Couchin, Marson, Watson, Kohi-metz, Fritsche. Foley, Se ye, Mandeville, Swischard, Weider, Stein, Bohrer, Keily, scuaeffer-15.

FINAL ORDINANCE NO. 3,135.

SPRING STREET SPRINKLING.

SPRING STREET SPRINKLING. On motion of Ald. Kohmetz the Board proceeded to hear allerations in relat on to the improvement des-cribed in the ordinance below, the said Common Coun-cil, before determining to make such rubic improve-ment, having caused an estimate thereof to 1e made, and hy a entry in their mini-es having described the postion and part of the cypense of such improvement, and al o a noil to to be heretofore putlished daily, in aleast two of the daily newspapers punted in the city or Archester, for four days, which motice also re-miny, and the optimes, and which notice also re-guired al: pers. In interestion of the city to be assessed for the rest of the expense, and which notice also re-my no the portion or part of the city to be assessed for the rest of the silv newspapers punted in the city or Archester, for four days, which motice also re-my, and the portion or part of the city to be assessed for the rest of the "cypense, and which notice also re-my is not he portion or part of the city to be assessed for the rest of the submitted the sold common Councell at the time appointed in said notice, and, after hear-ing such aller ations from all persons appearing-A'd K (himeiz submitted the fol owing: An ordinance to sprinkle Spring street, from Ex-chain and determine that the 'ol owing: The form on Council of the city of Rechester do or-dain and determine that be ol owing: An ordinance of sprink street from Exchange street to Ford street during the season of 1887. And the whole expense should be derayed by the as-sessment upon the lots and parels of land to be hene-sited thereby, hereinalt erdescribed; and the City Sur-veyor, under the direction of this Council, having made an estimate of such expenses, and report the same at \$270, and said estimate being deemed reason-able, is hereby approved; and the portion of said city, which said Commen Council de-m will be beneficed by which said commen Council de-m will be beneficed by which said commen Cou

wh is expense of said improvement is described as follws: One tier of lots on each side of Spring street, from Exchange stieet to Ford street On which a love described ints and parcels of land the whe expenses of said imprive rent are hereby ordered ascessed, the assessment upon each lot and advantage which each derives therefrom.

Adoptet by the following vote: Ayes-A'd. Tracy, Cougalin. Marson, Watson, Kohl-me z, Frizsche. Foley Selye, Mandev lle, Swikehard, Weider, steln. Bohrer, Kelly, Schueffer-15.

FINAL ORDINANCE, NO. 3,136.

ST. JOSEPH STREET SPRINKLING.

FINAL OKDINANCE, NO. 3,136. ST. JOSEPH STREET SPRINKLING. On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the im-provement des ribed in the ordinance below, the said Common Council. before determin ng to make such public i provement, having caused an estimate there-of to be made, and by an entry in their mioutes hav-ing described the portion and part of the city which they deeme: proper to be as-essed for the expense of such improvement, and also a notice to be heretofore public i provement, and also a notice to be heretofore public be assessed for the daily newspa-pers orinted in the city of Roches er, for iour cavs, which notice specified such improvement, the esti-mated expense ihereof, the an ofunt. if aux, to be paid from the public treasury, and the portion or jart of the said to also required all pers. In intersted in the subject matter of such improvement to attent the said to ...mon Council at the time appointed in said notice, and, after hearing such al egations from all persons appearing. Ald. Kohumetz subonitted the following: An ordinance to sprinkle St. Joseph street, from Cinton piace to the north line of Herman street. The Common council of the Cilv of Rochester, do ordain and determine that the following improvement is necessary and shoud be made, to wit: The Sprinkling of St. Joseph street, from Clinton piace to the North line of Herman street during the sessment upon the iots and parcels of the defrayed by the as-essesment upon the iots and parcels of the defrayed by the as-

And the whole expense should be defrayed by the as-And the whole expense should be defrayed by the as-gessment upon the lots and parcels of land to be bene-fited thereby, hereinaiter des ribed; and the City Sur-veyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$330.00, and said estimate being deemed reasonable, is hereby approved; and the bortion of said city, which said Common Council deem will be benefi.ed by and ought to be ussessed by a local assessment for the whole expense of said improvement is described as follows: follows :

follows: of lots on each side of St. Joseph street, form Clinton place to the North line of Herman s reet. One tier of lots on each side of St. Joseph street, from Clinton place to the North line of Herman s reet. On which above described lots and parcels of land the whole exconses of said inprovement are hereby ordered assessed, the assessment upon each lot and drantage which each derives therefrom. Acopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, F. itzsche, Foley, Seite, Mandeville, Swike hard, Wider, Stein, Bohrer, Kelly, Schaeffer-15,

FINAL ORDINANCE NO. 3 137.

SOUTH ST. PAUL STREET SPRINKLING.

SOUTH ST. PAOL STREAT SPRINKLING. On motion of Ald. Kohimetz the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council. before determining to make such public improvenient, having caused an escimate thereof described the portion and par of the city which they deemed proper to be assessed for the expense of such improvement, and also a notice to be in-retofore pub-lished dairy. In at least two of the daily newspapers printea in the city of Rochester, for four days, which be assessed for the expense of such improvement, the assument, it any, to be paid from the public treasury, and the portion or part of the city to be assessed rot the ress of the excense, and which more mon Council at the ime appointed in said notice, and, after hearing such allegations from all persons ap pearing.

ing, id. Kohlmetz submitted the following :

after hearing such allegations from all persons ap-pearing. Ald. Kohlmetz submitted the followine: An Ordinance to sprinking Sonih St. Paul st. from Man st. to the Erie canal. The Common Council of the city of Rochester do or-dain and determine that the following improvement is necessary and should be made, to wit: The common Council of the city of Rochester do or-dain and determine that the following improvement is necessary and should be made, to wit: The common Council of the city of Rochester do or-dain and determine that the following improvement is necessary and should be made, to wit: The cite canal, during the season of 1887. And the whole expense shall be derrayed by the as-sessment upon the lots and p recels of land to be ben-efited thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such ex-pense, and reports the same at \$350, and said estimate being deemed reasonable, is hereby approved; and the portion of said city which sald Common Council deem will be benefited by and ought to be ascessed by a local assessment for the whole expenses of said improvement is described as follows: One tier of tots on each side of South St. Paul street from Main street to the Erie canal.

On which above described lots and parcels of land the whole expense of said improvement are bereby ordered assessed, the assessment upon each lot and advantage which each derives therefrom. Adopeed my the following vote: Ayes-Ald, Tracy, Cuighlin, Marson, Wa'son, Kohlmeiz, Fritzsche, Foley, seize, Manderille, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15. FUNAL ORDIVASCE NO 3 198

FINAL ORDINANCE NO. 3,138.

NORTH ST. PAUL STREET SPRINKLING (SEC. 1.)

NORTH ST. PAUL STREET SPRINKLING (EEC. 1.) On motion of Ald. Kohlme'z, the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council. before determining to make such public improvement, having cause d an estimate thereof to be made, and by an entry in their minutes having described the potton and part of the city which they deemed proper to be assessed for the expense of such improvement, and also a notice to be heretofore pub-li hed, in at least two of the cally newspapers pilt ted in the city of Rochester, for four days, which nuttes pecified such improvement, the estimated expense thereof, the amount, if cany, to be paid from the public useaury, and the ports on part of the city to be as-sessed for the rest of the expense, and which nutted also required all persons interested in the subject-mat-ter of such improvement to attend the said common council at the time appointed in said notice, and, after hearing such allegations from all persons ap-pearing. pearing. Ald. Kohlmetz submitted the following:

Aid, Kohlmetz submitted the following: An ordinance to sprinkle North St. Paul street (sec. 1), from Main str. et to the south line of Marletta street. The Common Council of the city of Rochester do or-dain and determine that the following improvements snecessary and shoulo be made, to-wit: The spr nxiling of North St. Paul street (sec. 1), from Main street to south line of Mareitta street, during the account 1997

ason of 1887. 8

s ason of 1857. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be bene-tited thereby, hereinafter described; and the City Sur-veyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$240, and said estimate being deemed reasonable is hereby approved; and the portion of said city, which said common Council deem will be benefited by and cught to be assessed by a local assessment for the woole expense of said improvementis desorbed as fol-lows:

lows: One tier of lots on each side of St. Paul street, from Main street to south line of Marietta street. On which above described lots and parcels of land the whole expenses of said improvement are hereby or-ded assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advan-tage which each derives therefrom.

tage which each derives therefrom. Adopted by the following voie: Ayes-Ald. Tracy, Couchlin, Marson, Watson, Kobl-meiz, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15

FINAL ORDINANCE No. 3,117.

NORTH ST. PAUL STREET SPRINKLING (SEC. 2).

NORTH ST. PAUL STREET SPRINKLING (SEC. 2). On motion of Ald. Kohlmetz. the Common Council proceesed to hear allegations in relation to the im-provement described in the ordinance below, the said common Council, before determining to make such public improvement, having clused an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the civ which they deemed proper to be assessed for the expense of such improvement, and also a notice to be heretofore out ished daily, in at least two of the daily newspapers printed in the city of Rochester, for iour days, which notice sucellard such improvement the estimated ex-public treasury, and the portion or part of the mould mon Council at the time appointed in said notice, and, after hearing such allegations from all persons ap-pearing, humot subjected the following:

after hearing such allegations from all persons ap-pearing, and an another and a supersons appearing. Ald, Kohlmetz submitted the following: An Ordinance to sprinkle North St. Paul street (Sec. 2), from the south line of Marietta street to the north line of Scrantom street. The common Council of the City of Rochester, do ordain and determine that the following improvement is necessary and should be made, to wit: The sprinkling of North St. Paul street (Sec. 2), from the south line of Marietta street to the north line of Scrantom street, during the season of 1937. And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited th reby, hereinafter described; and the City Surveyor, under the direction of this Coun-cil, having made an estimate of such expense, and reports the same at \$450, and said estimate

being deemed reasonable, is hereby approved; and the portion of said city which said Common Coun-dideem will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows: One titer of ints on each side of North St. Paul street, from the south line of Marietta street to the north line of Sorentom street.

from the south line of Marietta street to the north line of Scrantom street. On which above described lots and parcels of land the whole expenses of said incrov-ment are hereby ordered as essed, the assessment upon each lot and **downtake** which each derives therefrom. Adopeed by the following vote: Ayes-Ald, Tracy, Coughlin, Marson, Watson, Kohl mets, Fritsche, Foley, Selye, Mandeville, Swikehard Weider, Stein, Bohrer, Kelly, Schaeffer-15.

FINAL ORDINANCE, NO.3,140.

STATE STREET SPRINKLING.

STATE STREET SPRINKLING. On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the im-provement described in the orclannec below, the said common Council, before determinia to make bue-public improvement, having caused an estimate the public improvement, having caused an estimate the described the portion and 1 act of the city network of the improvement, and also a notact of the city network of the improvement, and also a notact of the city network of such public in the same and the city network of such improvement, and also a notact of the city network of such public the such and the same of such public the such and the such of the sublimated ex-printed in the day of mount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the resu of the expense and which notice also required all persons interest d in the said common Coun II at the time appointed insaid notice, and alter hearing such allegations from all persons appearing. Ald. Kohlmetz submitted the following: appearing, Ald, Kohlmetz submitted the following:

and, after, after submitted the following: An in Kinnetz submitted the following: An in Kinnetz submitted the following improvement is the common Council of the city of Rochester do or-den and determine that the following improvement is meet to the north line of Vincent p ace. The sorthking of State street from Main street to north ine of Vincent place, during the season of 1857. And the whole expense shall be defray ad by the assess-ment upon the lots and parcels of land to be benefited thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an esti-mate of such expense, and reports the same at \$660, and said estimate being deemed reasonable, is he reby approved; and the portion of said city, which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole ex-pense of said improvement is described as follows: On which above described its and parcels of land the expenses of said improvement are hereby ordered as-sessed, the assessment upon each lot and parcel of laud to be in proportion to the benefit and advantage which each derives therefrom. Aoopted by the following vote : Ayes=Ald, 'racg, Coughl'n, Marson, Watson, Kohl-metz. Fritzsche, foley, Selve, Mand(ville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15. FINAL ORDINANCE-NO, 3,141.

FINAL ORDINANCE-NO. 3,141.

TROUP STREET SPRINKLING.

FINAL ORDINANCE—NO. 5,141. TROUP STREET SPRINKLING. On motion of Ald, Kopimetz the Common Council provenent described in the ordinance below, the said formed the series of the determining to make such thereof the population of the series of the thereof the the series having described the portion and part of the day makes the determining to make such hereof ore published day, in a the sit two of the day makes the determining to make the day new pape is prined in the city of Roenester, for four days, which notice specified such improvement, the set of the transformed cally, in a the sit two of the day new pape is prined in the city of Roenester, for four days, which notice specified such improvement, the set of the subject matter of such improvement in per se, and which notice - iso required all persons in-terested in the subject matter of such improvement in attend the said Common Council at the time appointed in said notice, and, are hearing such allegations from all persons appearing. Ald K-hinnex submitted the following : The Common Council of the City of Rochester do ordain and determine that the foll wing improvement is nectssary and should be made, to wit: The sprinkling of Troup street, from Exchange street to west line of Prospect street, during the season of 1887.

M

1887

And the whole expense should be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby hereinafter described; and the City Sur-veyor, under the direction of this Council, having-made an estimate of such expense, and reports the same at 3420 av d said estimate being deemed reason-able, is hereby approved; and the portion of said city which said Common Council deem will be beeneited by and onch to be assessed by a local assessment tor the and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows :

follows: One tier of lots on each side of Troup street, from. Exchange street to Prospect street. On which above described lots and parcels of land the whole expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives therefrom. Adopt-d by the following vote: Ays-Ald Tracy, Coughlin. Marson, Watson, Kohl-metz, Fritzsche, Foley, Selye, Mandeville, Switse-hard, Weider, Stein. Borner, Kelly, Schaeffer-15.

FINAL ORDINANCE, NO. 3,142.

SOUTH UNION STREET SPRINKLING.

On motion of Ald. Kohlmetz the Common Council proceeded to near allegations in relation to the im-provement described in the ordinance below, the-said Common Council, before determining to take such public improvement, naving caused an estimate the cof to be m de, and by an entry in their minutes such gublic improvement, naving caused an estimate the cof to be m de, and by an entry in their minutes such gublic improvement, naving caused an estimate the cof to be m de, and by an entry in their minutes such improvement, and also a notice to be heretolore published daily, in at least two of the daily news-mated expense thereor, the amount, if any, to be paid from the public treasury, and the portion or part of which notice also required all persons interested in the subject matter of such improvement, outend do the said Common Conceil at the time appointed in said notice, and, after the ining such allegations from all persons approximation and and allegations from all persons On motion of Ald, Kohlmetz the Common Council

Common Conceil at the time apponted in said notice, appearing, Ald, Kohimetz submitted the following: Ald, Kohimetz submitted the following: from all persons avenue to Monroe avenue, The Common Council of the city of Rochester do ordain and determine that the following improvement is necessary and should be made, to wit: The sprinking of South Union street, from East av-enue to Monroe avenue, during the season of 187. And the whole expense should be detrayed by the as-sessment upon the lots and parcels of land to be ben-efited thereby, and the City Surveyor, under the ditec-tion of his Council, having made an estimate of such expense and reports the same at \$210, and said esti-mate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited as follo - s: One tier of lots on each side of Union street from East avenue to Monroe avenue. On which above described to the bas-sessed by a local assessment for the whole expense of said improvement are berefit and the above described to base for the avenue to Monroe avenue. May have the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each erives ther.from. Anopted by the following in the series of land advantage which each erives ther.from. Anopted by the following avenue are berefly ordered assessed, the assessment upon each lot and advantage which each erives ther.from. Anopted by the following vote: Aves-Ald. Tracy, Coughlin, Marson, Watson, Kohmet Erizzehe Eley. Shrey Manderille Swike-

Aves-Ald, Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzeche, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

FINAL ORDINANCE, NO. 3,143.

NORTH UNION STREET SPRINKLING.

NORTH UNION STREET SPRINKLING. On motion of Ald, Kohlmety the Common Council proceeded to hear allegations in relation to the im provement des.rubed in the ordinance below, the said common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having described the portions and part of the city which they deemed proper to be assessed for the expense of such improvement, and also a notice to be hereiofore pub-lished daily, in at least two of the daily newspapers printed in the city of Rochester, for two days, which notice specified such improvement, the estimated expense thereof, the amount. If any, to be paid from, the public treasury, and the potion or part of the said for the said and part of the said and which notice also required all persons line ested in the sublet matter of such improvement to attent the said common Council at the time appointed in said no-suce, and, after hearing such allegations from all persa'a Common Council at the time appointed in said no-tice, and, after hearing such allegations from all per-sons appearing— Ald, K. himetz submitted the following: An ordinance to sprinkle N. Union street, from East avenue40 University avenue.

The Common Council of the city of Rochester, do or dain and determine that the following improvement is necessary and should be made, to wit: The sprinkling of North Union street from East are nue to Uriversity arenue during the season of 1887. And the whole expense should be defrayed by the as sessment upon the lots and parcels of land to be bene-fitted thereby, hereinafter described; and the City Sur-veror, uncer the direction of this Council, having made an estimate of such expense, and reports the same at jilo, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of the said improvement is described as fol-lows: One fire of lots on each side of North Union street

Dorse: ter of lots on each side of North Union street from East avenue to University avenue. On which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and which each derives therefrom. Adopted by the followin otte: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Scherffer-15.

FINAL ORDINANCE, NO. 3,144.

UNIVERSITY AVENUE SPRINKLING (SEC. 1).

UNTERSITY AVENUE SPENKLING (SEC. 1). On motion of Ald. Kohlmetz, the Common Council proceeded to hear allerations in relation to the im-provement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they described the portion and part of the city which they described the portion and part of the city which they described daily, in at least two of the daily newspapers princed in the city of Rochesier, for four days which notice specified such improvement, the estimated ex-pense thereof, the amount, if any, to be paid from the public terrsury, and the portion or part of the city to be assessed in the rest of the expense, and which no-tice a so required all peisons interested in the subject-matter of such improvement to a tread the said com-mon Council at the time appointed in said notice, and, after hearing such allegations from all persons ap pearing. Ald Kohlmetz submitted the following :

after hearing such allegations from all persons ap pearing. All Kohlmetz submitted the following: An ordinance to s'inkle University avenue (sec. 1), from North avenue to kast Mair street. The Common Council of the city of Rochester, do ordain and determine that the foll wing improvement is necessary and should be made, to wit: The spitaking of University avenue (sec. 1), from North avenue to East Main street, during the season of 1887.

1887.

1887. And the whole expense shall be defrayed by the as-sessment upon the lots and parcels of land to be ben-fited thereby, hereinatter described; and the City Sur-veyor, under the direction of this Council, naving made an estimate of suchexpense, and reports the same it \$240, and said estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council deem will be benefited by and bught be assessed by a local assessment for the whole expense of said improvement is described as fol-lows:

whole expense of said improvement is described as a construction of the set of lots on each side of University avenue from North avenue to East Ma in street. On which avenue to East Ma in street. On which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment upon each tot and parcel of land to be in proportion to the benefit and advantase which each derives therefrom. Adopted by the following vote: Ages - d. Tracy, Coughin, Marson, Watson, Kohimetz, Fritzeine. Forey, Selye. Man eville, Swikehard, Weider, Stein, Bohrer, Keily, Schaefter-15. ETNAL ORDINANCE, NO. 3,145.

FINAL ORDINANCE, NO. 3,145.

UNIVERSITY AVENUE SPRINKLING (SEC. 2).

UNIVERSITY AVENUE SPRINKLING (SEC. 2). On motion of Aid, Kohlmetz, the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council, heror- determ ning to make such public improvement, having caused an estimate thereof to be made, and by an entry m their minutes having deemed proper to be assessed for the expense of such improvement, and also a notice to be hererofore pup-lisned dauy, in at least two of tre daily newspapers printed in the city of kochester, for four days, which notice specified such improvement, the es innated ex-puses thereor, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the res- of the expense, and which no-tice also required all persons interested in the subject matter of such improvement to attend the said Com-mon Council at the time appointed in said notice, and 114

114

after hearing such allegations from all persons ap-pearing— Ald. Kohlmetz submitted the following: An ordinance to sprinkle University avenue (sec. 2). from East Main street to the east line of Alexander street.

from East Main street to the east line of Alexander street. The Common Council of the City of Rochester, do or dain and determine that the following improvement is necessary and should be made, to wit: The sortikiling of University avenue (sec. 2), from East Main street to the east line of Alexander street, during the season of 1837. And the whole expense should be defrayed by the as-sessment upon the lots and parcels of land to be bene-fited thereby, hereinatter described; and the City Sur-veyor, under the direction of this Council. having made an estimate of such expense, and reports the same at §150, and said estimate being deemea reasona-ble, is hereby approved; and the portion of said cuy, which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows: One fiter of lots on each side of University avenue.

Tom Hard For State in more state and the state in the state of the state of lots on each side of University avenue, from East Main street to Alexander street. On which above described lots and parcels of land the whole expenses of said improvement are nereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantages which each derives their from. Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Hehl-netz, Fritzsche, Foley. Selve, Manaeville, Switze-hard, Weider, Stein. Bohrer, Kely, Schaeffer-15,

FINAL ORDINANCE No. 3,146.

UNIVERSITY AVENUE SPRINKLING (SEC. 8). On motion of Aid. Kohimetz the Common Counci proceeded to hear allegations in relatiou to the im-provement described in the ordinance below, the said Common Counvil. Before determit ing to make such public improvement naving caused an estimate thereof to be made, and by an entry in their minutes having described the port on and part of the city which they deemed proper to be as essed for the ex-pense of such improvement, and also a notice to be heretoffore published the location of the city newspapers printed in the city of Rochester. for four days, which notice specified such improvement, the ess mates expense thereoft, the smouth of any, to be paid from the public treasury, and the portion or part of the city to be assessed for the rest of the expense, and which notice also required all persons uteresticd in the subject matter of said improvement to attend the said commun Council at the time argonited in said notice, and, after hearing such allegations from all persons appearing. UNIVERSITY AVENUE SPRINKLING (SEC. 3). appearing.

Contact of the second state second st

FINAL OBDINANCE, NO 3,147.

VINCENT PLACE SPRINKLING.

VINCENT PLACE SPRINKLING. On motion of Aid. Kohlmetz, the Common Council proceeded to near allegations in relation to the vm-provement coscribed in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an e-timate thereof to oe made, and by an entry in their mibutes Laving describes the portion and part of the cu y which they deem proper to be assessed for the expense of such improvement, and also a notice to be heretofore pub-lished daily, in at least two of the daily newspalers printed in the city of Rochester, for four days, which notice specified such improvement, the estimated exnotice specified such improvement, the estimated expense thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assumed for the rest of the expense, and which no-tice also required all persons interested in the subject matter of such improvement to attend the said Com-mon Council at the time appointed in said noti-e, and, after hearing such allegations from all persons ap-nearing.

tr' M

Alter nearing such ategations from an persons appearing. All, Kohlmetz submitted the following: An Ordinance to sprinkle Vincent Place, from State street to the west can of Vincent Place, bridge. The Common Council of the City of Kocnester do ordain and determine that the following improvement

ordain and determine that the following improvement is necessary ano should be made, to wit: The springing of Vincent Phace, from State street to west end of brunge, d ring the season of 187. And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited chereby, hereinafter described: and the City Surveyor, under the direction of this Council, having made an estimate of suce expense, and reports the sameat \$90, and said estimate being deemed reason-able, is hereby approved: and the portion of said city which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows:

the whole expense of said improvement is described as follows: One tier of lots on each side of Vincent Place, from State stre-t to west end of ordge. On which above described lots and parcels of land the whole expenses of said improvement are hereby ordered assessed, the assessment upon each lot and advantage which each derives therefrom. Adopted by the following vot: Adopted by the following vot: Adopted by the following vot: Adopted by the following vot: Adopted by the following vot: Matson, Kohl-metz, Fritzsche, Foley, Selye, Mandeville, Switschard, Weider, Stein, Bohrer, Kelly, Sonaeffer-15.

FINAL ORDINANCE No. 3,148.

WAREHOUSE STREET SPRINKLING

WAREHOUSE STREET SPRINCLING On motion of Aid, Kohlmetz the Common Council proceeded to hear alegations in relation to the improvement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having described the portion and part of the city which they deemed proper to be assessed for the expense of such improvement, and also a notice to be neatefore pub-lished daily, in at least two of the daily rewspapers printed in the city of Rochester, ior four days, when notice specifics such improvement, the estimated ex-pense thereof, the amount, if any, to be paid from the public trea ury, and the portion or part of the city to be assessed for the rest of the expense, and which no-tice also required all person- interested in the subject matter of such improvement to attead the said com-matter of such improvement to attead the said com-matter of such improvement the following.

Ald Kohlmetz submitted the following:

An ordinance to sprinkle Warehou e street, from Brown street to Platt : treet. The Common Council of the City of Rochester do or-

The Common Council of the City of Rochester do or-dain and determine that the following improvement is necessary and should be made, to wit: The sprinkling of Warehouse street, from Brown street to Platt street, during the season of 1837. And the whole expenses should be del.ayed by the as-sessment upon the lots and parcels of land to be bene fited thereby, hereinafter described; and the City Sur-veyor, under the direction of this Council, having made an estimate of suct expense, and reports the same at \$9, and said estimate being deemed reason-able, is hereby approved; and the portion of said City which said Common Council acem will be ieneiter by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows

follows: One tier of lots on each side of Warehouse street, from Brown street to Plat, street. On which above described lots and parcels of land the whole expense of said improvement is hereby or-dered assessed, the assessment upon each lot and advantage which each derives therefrom. Adopted by the following vote: Ayes—Alo. Tracy. Coughilp, Marson, Watson, Kohl-metz. Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelty, Schaeffer—15

FINAL ORDINANCE NO. 3, 149.

NORTH WASHINGTON STREET SPRIKNLING.

Notified watching to the structure. On motion of Aid Kohlmetz the Common Council proceeded to hear allegations in relation to the im-provement decribed in the ordinance below, the said common Council, before determining to make such public improvement, having caused an estimate to reof to be made, and by an enary in their minutes having described the portion and pert of the city which they

deemed proper to be assessed for the expense of such improvement, and also a n thee to be heretofore pub-lished daily, in at least two of the daily newspapes printed in the city of Rochester, for four days, which no lee specified such improvement, the estimated ex-pense thereof, the amount, if any, to be paid from the public treasury, and the public or reast of the city to be assessed for the rest of the expense, and wh ch no-tice also required all pers in interested in the subject matter of such improvement o attend the said Com-mon Council at the time appointed in said notice, and, after hearing such allegations from all persons ap-pearing.

mon Council at the table appointed in said notice, and, after hearing such allegations from all persons ap-pearing. Ald. Kohlmetz submitted the following: An ordinande to permission from all persons are from Main street to Allen street. The Common Council of the city of Rochester do or-dain and determine that the following improvement is necessary and should be made, to wit: The spinkling of North Washington street from Main to Allen street during the season of 1887. And the whole expenses and be detrayed by the assess-ment upon the lots and parcels of land to be benefited hereby, nereasive this Councel having made an still, and said estimate being deemed reasonable, is larce for an and season of the season of the same at \$130, and said estimate being deemed reasonable, is hereby approved; and the conton of said city which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said in provement is described as follows: follows:

follows: One tier of lots on each side of North Washington street from Main street to Allen street. On which above described lots and parcels of land the whole expense of said imptovement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom.

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bobrer, Kelly, Schaffer-13.

FINAL ORDINANCE No. 3,150.

SOUTH WASHINGTON STREET SPRINKLING.

FINAL ORDINANCE NO. 3, 130. FINAL ORDINANCE NO. 3, 130. SOUTH WASHINGTON STREET SPRINKLING. On motion of Ald. Kohumetz the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said Common Council before determains; to make said public improvement, having caus d an estimate thereof to be made, and up au enty Ju their minutes having described the portion and part of the crip pense of such improvement. and also a notice to be intercof rope published daily, in st cast where the ex-pense of such improvement. and also a notice to be intertof rope published the portion and part of the ex-pense of such improvement. and also a notice to be intertof rope published the portion in 1 any, to be estimated the profit the ramoum 1 any, to be of the city to be assessed for the rest of the expense, and which notice also required all per ons interested in the subject matter of such improvement to alter and which notice also required all per ons interested in the subject matter of such improvement to attend the the subject matter of such improvement to attend in the subject matter of such improvement to attend in the subject matter of such improvement to attend in the subject matter of such improvement to attend in the subject matter of such allegations from all per-ons ableasing. Ald. Kohimetz submitted the following: An ordinance to sprimile south Washington street, from the eric canal to Troup street, The Common Council of the Uity of Rochester, do ordain and determate that the following: An of the whole expenses should be made, to wit: The spinklime of Washington street, from the Erie canal to Troup street, during the season of 1837. And the whole expenses of and the City Str-veyor, under the dir-ction of this Council, having made an estimate of such expense, and renorts the same at \$120, and said estimate being deemed leason-able, is hereby approve: and the portion of said city which said Con-on Counci deem whill be ben

FINAL ORDINANCE NO. 3, 151.

WATER STREET SPRINKLING.

On motion of Ald. Kohlmetz, the Common Council proceeded to hear allegations in relation to the imil provement described in the Ordinance below, the said Common Council, before actermining to make such public improvement, aaving caused an estimate thereof to be made, and by an entry in ther minutes having described the portion and part of the cly which they deemed proper to be assessed for the ex-pense of such improvement, and also a notice to be heretofore pullished daily, in at least two of the daily newspapers printed in the cly of Roceester, for four days, which notice specified such improvement, the estimated expense thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the ress of the expense, and which notice also required all persons interested in the subject matter of such improvem in to attend the Common Council at the time appointed in said notice, and, after hearing suce allegations from all persons apoarling. Alderman Kohlmetz submitted the following: An ordinance to sprinkle Water street, from Main

notice, and, after nearing such anegations from an persons apparing.
Alderman Kohlmetz submitted the following:
An ordinance to sprinkle Water street, from Main street to Andrews street.
The Common Council of the city of Rochester, do ordain and det rmine that the following improvement is necessary and should be made, to wit:
The sprinking of Water street, from Main street to Andrews street, during the season of 1857.
Ano the Whole expense snall be defr.yed by the assessment upon the lors and parcels of land to be benefitted thereby; hereinafter described; and the Dity is upon the direction of this Council, having male an estimate of such expense, and reports the somable is hereby approved; and the portion of salid generative fitted by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows:
One tier of lois on each side of Water street, from Main street to Andrews street.
Must above described lots and parcels of land the expense of said improvement is described by the following vote:
Arges-Ald. Tracy, Coughtin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

LOCAL IMPROVEMENT ASSESSMENTS.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Feb. 5, 1887.

20 the Hon. the Common Council ·

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized un-der Ordinance No. 2,965, for Mansion street plank walk has been completed.

has been completed. The amount to be assessed upon the property bene-fited, including any interest that the city snall incur or is entitled to. for the use of its funds, is \$205.55. Yours respectfully,

espectfully, JOHN A. DAVIS, Treasurer. LOCAL IMPROVEMENT ASSESSMENT No, 2,965. MANSION STREET PLANK WALK.

By Ald. Stein-Whereas. The Common Council did upon the 18th day of May, 1886, enact an ordi-nance for a plank walk on Mansion streef. And, Whereas, the City Tre-surer has reported the actual expenses of said improvement to be the sum of \$20,55 including such interest as the city has paid or become tighter of

\$20:.55 including such interest as the city has paid or become liable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: One the of lots on the west side of Mansion street, from the south line of lot two hu.dred and seventy four (374) on the west side of said street, to Cottage

four (274) on the west side of said street, to Cottage street. Therefore Resolved, That the sum of \$205 55, being the whole amount of the expenses aforesaid shall be assessed on such lots and parcels of land And L. A. Pratt, V. Fleckenstein, and Michael J. Maher, the Asses sors of said city not interested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an assessment upon all the lors and parcels of land and houses within the portion or part of said city o designated, of the said amount of expense, in pro portion, as nearly as may be, to the advantage which each shall be deemee to acquire by the making of said improvement; and and said Assessors are hereby no-tified to meet for this purpose, on Saturday, the 12th day of February, 1957, at 9 o'clock in the forenoon, at the office of the City Assessors, No, 15, City Hall. Adopted by the following vote: Ayes-Ald Tracy, Coughlin Marson, Watson, Kohl-metz, Fritsche, Foley, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, schaefter-14.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Feb. 5th, 1887.

To the Hon. the Common Council:

GENTLEMEN: I hereby certify that the Executive Board

have notified me that the work authorized under Ordi nance 3,012, for Conkey avenue plank walk has been completed.

Completed. The amount to be assessed upon the property benefit-ed, including any interest that the city shall incur, or is entitled to for the use of its funds is \$296.85.

Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 3.012.

CONKEY AVENUE PLANK WALK.

By Ald. Stein-Whereas, The Common Council did, upon the 81st day of July, 1486, enact an ordinance for a plank walk on Conkey ay nue. And whereas, The City Treasurer has reported the actual "xueness of said improvement to be the sum of 296, 55 including such interest as the city has paid or become likely or

actinal "xpenses of said" introduced the reported the of 296.85 incuding such improvement to be the sum become liable or; ch interest as the city has paid or And the portion of said city which the Common Council deemed would be benefitted by said improve-ment is destributed as tollows: One tier of lots on each site of Conkey avenue, from Scrantom street to Avenue D. Therefore, resolved, that the sum of 296.85 being the whole amount of the expenses aforesaid, shall be as-sessessed on such 1.55 and parce: so fland. And L. A. Pratt, V. Fleckenstein and Michael J. Maher, the assessors of said city, not interes ed in any of the property so benefitted, and not or kin to any person so interested, she hereby designated and di-parcels of land and hou-es within the portion or part of said city so designated, of the said amount of expenses in proportion, as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improvment; and said Asses; ors hereby notified to meet for this purpose, on Sturday the 12th day of February, 18.7, at nine o'clock in the forenoon, at the office of the City Arsessors, No. 15 City Hall, Adopted by the following vote. Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Foley, Mandeville, SWitchard, Weider, Stein, Bohrer Kelly, Schaeffer-Jet, 5, 1822 {

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., Feb. 5, 1887,

To the Hon. the Common Council:

To the Hon. the Common Council: GENTLEMEN: I hereby certify that the Executive Board have notified me that the work suthorized un-der Ordinance No. 3,0%, for Glenwood avenue retain-ing walls has been completed. The amount to be assessed upon the property bene-fitted. including any interest that the city shall in-cur, or is eutitled to, for the use of its funds, is 3,307.95. JOHN A, DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 3,025.

GLENWOOD AVENUE RETAINING WALLS.

LOCAL IMPROVEMENT ASSESSMENT NO. 3,025. GLENWOOD AVENUE RETAINING WALLS. By Ald. Stein-Whereas, The Common Council did, upon the 10th day of August, 1856, enact an ordinance for the cons ruction of retaining walls and increas-ing an embankment on Glenwood avenue And whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$5,907,95 including such interest as the city has paid or become itable for. And the portion of said city which said Common Council deemed would be benefited by said improve-ment is described as follows: All the territory included within and described by the following boundary lines, viz:-Beginning at the intersection of the north line of Glenwood avenue with the east line of First street, thence northerly along said east ine of First street in-cluding one ter of lots on the east such there o, except-ing the lots with the east such there o, except-ing the lots with the south line of Rowe street, thence west ing a line parallel with Rowe street to the west side thereof, to the eastern boundary of the Eric Canal lands, thence south east street to olts on the west side thereof, to the eastern boundary of the Eric Canal lands, thence south east street there of lots on the west side thereof to the western boundary of the fourdary to the south line of First street of lots on the fourth side thereof to the western boundary of the the conthered and including one ter of lots on the fourth side thereof to the western boundary of East, thence northerly along said boundary line to the place of beginning. Also all the territory along said boundary line to the place of beginning.

East, thence northerly along said boundary line to the place of begrinning. Also all the territory included within and described by the following boundary lines, viz.: Begrinning at the intersection of the north line of Glenwood avenue with the east line of the Gulf or Deep Hollow lands be-longing to Henry East, thence southerly along said boundary lines to the north line of Perkins street, hence casterly slong said north line, including one thence casterly slong said north line, including one ther of lots on the south side thereof to the west line of Leavenworth place, thence northerly along said west ine to the southerly boundary line of the Gulf or Deep Hollow lands, thence westerly and southerly along said boundary line to the place of beginning.

Therefore, Resolved, That the sum of \$3,007.05, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Wieckenstein and Michael J. Maher, the assessors, of said city, not interested in any of the property so ben-efited, and not of kin to any person so interested, are nereby designated and directed do make as assess-ment upon all the lots and parcels of land and houses within the portion or part of said city so designated, of the said amount of expense, in proportic n. 8 nearly as may be, to the advantage worker advantated for this pur-pose on Saturday, the 15 h day of January. 1837. at mine o'clock in the torenoto, at the office of the City Assess-ors, No, 1C (ty Hell, Adopted by the Taky, Cougbin, Marson, Warson, Kohlmetz, Sritzche, Poly, Mandeville, Swikehard, Weider, Stein, ohrer, i Kolly, Schaeffer-14

CITY TREASURER'S OFFICE, (Rochester N Y. Feb. 5, 1887.)

To the Hon. the Common Council .

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance 3,089, for Dake street plank walk has has been completed. The amount to be assessed upon the prorerty bene-fited, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$85,22. Yours respectfully. JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT No. 3,038. DAKE STREET PLANK WALK.

DOCAL IMPROVEMENT ASSESSMENT NO. 3,089. DATE STREET PLANK WALK. By Ald. Stein-Whereas, The Common Council did upon the 24th day of sept., 1896, enact an ordinance for a plank walk on Dake street. And, Whereas, The City Treasurer has reported the actual expenses of said improvement to be the sum of \$35.22, including such interest as the city has paid or become handle for. And the portion of said city which said Common Council deemed would be benefitted by said improve-ment is described as follows: Obe ther of lors on the north side of Dake street, from Alexauder street to Hebbard street. Therefore, Resolved, That the sum of \$55.22, being the whole amount of the expenses aforesaid, shall be assessed on such lots and parcels of land. And L. A. Pratt, V. Fleckenstein and Michael J. Maher, the Assessors of said city, not uterested in any of the property so benefited, and not of kin to any person so interested, are hereby designated and directed to make an as-essment upon all the lots and parcels of land and houses within the portion or part of said city so desig-nated, of the said amount of expense, in proportion as nearly as may be, to the advantage which each shall be deemed to acquire by the making of said improve-ment; and said Assessors are hereby notified to meet for this purpose on Saturday, the lith day of February, 1887, at nine o'clock in the foremon, at tile office of the City Assessors, No. 15 City Hall. Ampted by the following vote: Ayes-Ald. Tracy. Coughlin Marsen Watson, Kohi-metz, Fritzsche, Foley, Man eville, Swikehard, Welder, Stein. Bohrer, Kelly, Schaeffer-14. UNFINISHED BUSINESS.

UNFINISHED BUSINESS.

The matter of dedicating a street from the west line of Childs street in the Murray tract, published at page 404, current proceedings, came up, and on motion of Ald. Kelly was laid on the table for two weeks.

The resolution of the Map and Survey Committee in regard to the comoletion of maps in the Surveyor's office for the use of the Assessors, and published at page 405, Current Proceedings, came up.

On motion of Ald. Mandeville the resolution was adopted.

The report of the commissioners in the matter of the extension of Evergreen park, and published on page 406, current proceedings, came up for action. Allegations being called for and heard, the report was confirmed by the following vote:

Ayes -Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

Ald. Kelly moved that when the board adjourn it be for one week. Adopted.

Ald. Kelly moved that action on the penal ordinances before the Council be postponed one week. Adopted.

The resolution of Ald. Weider, in relation to the appointment of milk, vegetable and meat inspector, published on page 433, current proceedings, came up and on motion of Ald. Kelly, was laid on the table.

EXECUTIVE BUSINESS.

By Ald. Stein-

ROCHESTER, N. Y., Feb. 8, 1887 ... To the Honorable Board of Aldermen:

GENTLEMEN: I hereby send in my resignation as: Inspector of Election of the Second district, Thir-teenth ward, on account of important business. Yours truly, GEO. H. BIRNER.

Accepted.

Ald, Stein moved that the Board proceed to the appointment of Inspector of Election.

Ald. Stein nominated Morritz Schoenberg as Inspector for the Second district of the Thirteenth ward.

Morritz Schoenberg was named by Ald. Tracy, Coug lin, Marson, Kohlmetz, Fritzsche, Foley, Selye, Mandeville, Swikenard, Weider, Stein, Bohrer, Kelly, Schaeffer -14. Moritz Schoenburg was declared duly elected.

Ald. Watson moved that the Council pro-ceed to the appointment of Commissioners of Deeds and that the Clerk cast the ballot.

Adopted by the following vote

Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Schaeffer-14.

The following named persons baving received the concurrent vote of the Common Council were declared duly appointed Com-missioners of Deeds : Charles G. Hapgood, Geo. Raines.

MISCELLANEOUS BUSINESS

By Ald. Marson-Petition for extension of Champlain street. Referred to the City Survevor to prepare an ordinance.

By Ald Kohlmetz-Fetition of Francis Barnett to erect a wood building. Referred to the Wood Building Committee and Fire Marshal. with power to act.

By Ald. Kohlmetz-

ROCHESTER, N. Y., Jan. 29, 1887.

To the Hon. the Common Council:

GENTLEMEN: I find that for the improvement of Lowell strete I have been wrongly assessed, namely: for 31 feet front, when my deed gives me but 30; place, No. 5. The assessor tells me you are the one to rectify the error. Please do so before the 13th of February, as the tax is then due. Respectfully, MRS. K. CANDEE H. GRIFFIN.

Referred to the Assessment Committee.

Ald. Selve moved that the city attorney be directed to institute legal proceedings against the lamp contractor for non-performance of contract

Ald. Foley moved as an amendment that the whole matter be referred to the Lamp Committee to bring in bids from the electric light and gas companies for lighting the oil districts. Adopted.

Ald. Kelly moved that the city Attorney ascertain whether if, by the contract with the Lamp Contractor, the city can deduct for unlighted lamps, and if so that the Finance Com-mittee do so. Adopted.

By Ald. Fritzsche-Resolved, That Senator Pitts and Assemblyman Maurer, be, and they hereby are, requested to urge the immediate passage of the following act amending the city charter:

AN ACT to amend the charter of the City of Rochester, as contained in cnapter fourteen of the laws of eighteen hundred and eighty, and the acts amendatory thereof, and supplementary

The People of the State of New York, represented in Senate and Assembly, do enact as follows :

SECTION 1. Section seventy-eight of the charter of the city of Rochester, being chapter fourteen of the laws of eighteen hundred an i eighty, is hereby

the laws of eighteen hundred an i eighty, is hereby amended so as to read as follows: \$78. The scaler of weights and measures, ap-pointed for the city of Rochester, shall possess the like powers, be subject to the like obligations, and shall collect the same fee. for services reneered by him as sealer of weights and measures of the several towns or counties of this State are now, or may hereatter, be allowed; said scaler of weights and measures for suid city shall receive such annual salary or compensation as max, from time to time, be fixed by the Common Council of said city, and all fees collected or reas may, from time to time, be fixed by the Common Council of said city, and all fees collected or re-ceived by him by writhe of his office, as aforesaid, shall be deposited with the city treasurer, and oredired to the contingent fund, and it shall be his duty to demand, sue and couleut for, and on be-half of said city, all fees and compensation allowed to be charged for services rendered by nim, as such sealer of weights and measures for said city, and said sealer, before entering upon the discharge of his duties, shall execute a boad, with two or more sufficient sureties, to be approved by said Common his duties, shall execute a boad, with two or more sufficient sureties, to be approved by said Common Council, or by an officer of said city, under the di-rection of said council, in the penal sum of five thousand dollars, conditioned for the faithful per-formance by him of the duties of his office, and for the faithful accounting for, and paying over, any and all moneys and fees received or collected by him, or under his direction, to said treasurer. Section 2. This act snall not apply to the present incumbent of said office.

incumbent of said office.

ald. Stem moved that the resolution lie no the table for four weeks. Adopted by the foling vote:

Ayes-Ald. Tracy, Marson, Watson, Kohlmetz, Foley, Selye, Mandeville, Sønkebard, Weider, Stein, Bobrer, Kelly, Schaeffer-13.

Nays-Ald. Fritzsche-1.

By Ald. Fritzsche-Resolved, By the Common Council of the city of Rochester, that in the opinion of this board the Executive Board should require a condition in all contracts for work to be done for the city by any person or persons that the labor employed in such work shall be the labor of American citizens or those who have taken the legal steps necessary to become citizens. Adopted.

By Aid. Foley-Petition of Stephen Croumy for permission to erect a wood building. Granted.

Ald. Foley moved that action on the ordinance for the taking of lands for the extension of Frost avenue be reconsidered. Adopted.

Ald. Foley moved that action on the ordinance be postponed indefinitely. Adopted.

By Ald. Solye-Resolved, That the city clerk be, and hereby is, directed to graw an order on the city treasurer in favor of William Mitchell for the sum of \$200, and charge the same to the

D. W. SELYE, WM. COUGHLIN, JR. GEO. B. SWIKEHARD, LOUIS BOHRER.

Adopted by the following vote: Ayes-Ald. Tracy, Marson, Watson, Kohl-metz, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Schaeffer Navs-Kelly-1.

By Ald. Mandeville-Resolved, That Sena-tor Fitts and Assemblyman Maurer be and they hereby are requested to urge the immediate passage of the following act amending the city

AN ACT to amend the Charter of the City of Rochester, as contained in chapter fourteen of the laws of eighteen hundred and eighty, and the acts amendatory thereof and supplementary

The People of the State of New York, represented in Senute and Assembly, do enact as follows:

SECTION 1. Section eighty of the charter of the Section 1. Section elemety of the charter of the city of Rechester, being chapter fourteen of the laws of eighteen hundred and eighty, is hereby amended so as to read as follows: \$ 30. The common council shall examine, settle

amended so as to read as follows: solutions of eighteen instants demands and chims against the city, as well of its officers as of other persons, except as otherwise expressed by this charter, or other law, and shal have authority to direct the radising of such sums as shall be necessary to de-fray the same, and the contingent expenses of the city, suffice to the limitations and restrictions hereipafter contained; they shall have the power to borrow money, as in the next section provided and also to horrow against any tax or assessment levied, but not collected, to an amount not az-ceeding the amount fact, on uncollected, and to issue therefor the obligations of the city, puyable in not more than one year, with interest at the rate of not over seven per cent. per annum. No unfluidated claim or services, the time when, the place where, by whom and under whose direction, and by what authority performed; if for merchandise, material or other articles furnished, the item or items thereof, by whom ordered, and when and to whom delivered; and if for for damages for wrong or injury or negligence, whene, where and now occasioned; hor unless accompanied by an affidavit that the claim, and the items and specifications thereof are, in all respect, just and correct, and that no setin all respects, just and correct, and that no pay-ments thereon have been made, and that no setin all respects, just and correct, and that no pay-ments thereon have been made, and that no sot-offs exist against the same, or any part thereof, except those stated. No action or proceeding to recover, or enforce any such claim, debt or de-mand against the city shall be brought until the expiration of forcy days after the claim, debt or de-mand shall have been presented to the Common Council for audit in the manner and form afore-said. The Common Council, before auditing any such claim, debt or demand, may refer the to a com-mittee of its members, or one or more of the offi-ers of said city. If such claim, debt or demand shall not be made out or verified, as above re-quired, the Common Council may, within thirty days after its presentation, refuse on that ground to audit it. All actions brough against the city to recover d mages or other rehet for injuries to the perion or property caused by any nuisance, so all be commenced within one year from the time of re-ceiving the injuries, or waven the cause of action mentioned in the complaint shall have accrued.

beiving the injuries, or when the cause of action mentioned in the complaint shall have accrued. § 2. Subdivision fifteen of section forty of said chapter fourteen is hereby amended, so as to read

15. To compel all persons to keep sidewalks in front of premises owned or occupied by them clear from snow, dirt, wood and obstructions, and to proinbit and prevent the erection or placing of, or suffering to remain, any barbed wire or any other fence that is likely to cause mjury to persons or their clothing, or animals upon any of the public streets, aveaues, alleys, lanes, squares or places within the city of Rochester, situate, built or con-structed upon any line of, or adjacent to any such 15. To compel all persons to keep sidewalks in

115

3

b

e

Į-

street, avenue, alley, lane, square or place; and also to regulate and provide the manner of constructing division or line fences within said city, and the manner and kind thereof, and to appirrion the construction of such fences between owners of the lands forming such division or boundary lines.

\$3. Subdivision four of section forty of said chapter fourteen, is hereby amended so as to read as follows:

14. To license and regulate, or prohibit sports and the exhibition of shows of every kind, including circuses, theatrical exhibitions or representations, exhibitions of natural or artificial curiosities, caravans of animals, and all other public performances and public exhibitions for money, and to prescribe the terms and conditions upon which licenses shall be granted, and to prohibit all uulicenses shall be granted, and to prohibit all uulicenses persons from taking part in, or conducting, managing or controlling the same. The lice se fee or tax to be imposed shall be in the discretion of said Common Council, but shall not be for a sum exceeding seventy-five dollars for any single performance, and not exceeding five hundred dollars per year, and at that rate for quarterly periods of the year.

Section 4. Subdivision eight of section forty of said chapter fourteen, is hereby amended so as to read as follows :

8. To prevent and punish horse racing and immoderate driving or riding in any street, avenue, lane, alley or public square. park or piace, or upon any of the bridges within said city, and to authorize the stopping and detaining of any person who shall be guilty of such racing or immoderate driving or riding aforesaid. Section 5. Subdivision sixteen of section forty of

Section 5. Subdivision sixteen of section forty of said chapter fourteen is hereby amended so as to read as follows: 16. To license avd regulate and control auc-

16. To license and regulate and control auctioneers and the sale of goods, property and other commodities at auction within said city, and to determine the times and manner of making such sales, and to prescribe the terms and conditions upon which licenses shall be granted; to prohibit all uolicensed persons from acting or taking part in or managing any such auction, and to exact a license fee or tax in such an amount as sale Common Council may deem reasonable, not exceeding, however, one hundred and fifty dollars per year, and at that rate for parts of a year for which such license may be granted. To regulate and problibit the ringing of bells and the crying of goods and other commodities for sale at auction or otherwise, and to prevent disturbing noises in the streets or public places within said city.

\$6. Subdivision twenty-one of section forty of said chapter fourteen is hereby amended so as to read as follows:

21. To license, regulate and control cartmen, porters, owners and drivers of all vehicles used for the transportation of passengers or property, and their carts, carriages and vehicles, scavengers and chim-ney sweeps, and fix the rates of compensation to be taken by them; to regulate sextons and undertakers for burying the dead; to license and regulate butchers, hawkers, pedlers, junk-shop deal-ers, pawnbrokers and dealers in second-hand articles and the business of pawnbrokerage; to pre-scribe the terms and conditious upon which any such licenses shall be granted, and to prohibit all unlicens-d persons from acting in either of said capacities, and to exact a license fee or tax aforesaid in such an amount as the said common council may deem reasonable, not exceeding, however, five hundred dollars of and from any pawnbroker for the right to conduct any pawnbrokerage business, and not exceeding fifty dollars of and from any of the other persons above enumerated, except that a fee of not exceeding ten dollars for each wagon, carriage or vehicle used in any of the busiwagon, carriage or vehicle used in any of the busi-nesses aforesait, may be charged for any one year, and at that rate for parts of a year. The said com-mon council may fix and establish the rate of m-terest that shall be taken by any pawnbroker within said city for the loan of any sum; provided, always, that the rate for any loan not exceeding twenty five dollars shall not exceed the rate of the rate of any norm. Pawnbrokers twenty-six per cent. per annum. Pawnbrokers

and dealers in second-hand articles may be required to give security to the city of Rochester, with one or more sufficient surety or sureties, in a sum not exceeding five thousand dollars, conditioned for the observance of the ordinances of the common council.

\$7. Section one hundred and fifty of said chapter fourteen is hereby amended so as to read as follows:

s150. The Executive Board shall have control of the water-works of said city and of the construction of all extensions and additions, improvements and repairs of the same, and of furnishing the water to ritizens, and the care and repair of said works, and to the end shall have the powers granted to the Board of Water Commissioners of said city by section three of chapter seven hundred and fifty-four of the laws of eighten hundred and seventy-three, and they may make such rules and regulations and establish such rates for the use of water as they may deem proper. All moneys received for water rates, or the use of water, shall, a' the close of each day, be paid to the city treasurer. We enever any meter for registring the use or consumption of water is, or may be, placed in any building or other place where such water is used or consumed by or under the direction of the said Executive Board, the same shall, at the cost and expense of the owner or such building or place, as well as the tenant or occupant of the same, or other person using or consuming said water, be at all time kept, maintained, guarded and protected of and from any mjury caused by reasou of auy act or thing, including the action of frost, and in oase any such meter shall be injured while being at the place where the same is deposited by the order of said Executive Board, or replacing the sa eshalt be borne and paid by such owner, and tenant, occupant or other person, to be weaver any decoupant or other core or any on shalt, or enforce any lability, claim or demand under any of the provisions of this act, or any of the rules and regulations of said board, adopted under the power granted by this act, or any of the rules and regulations of said board, adopted under the power granted by this act, may be

§. 8. Section one hundred and eighty-two of said chapter fourteen is hereby re-enacted so as to read as follows:

8.182. When any damages shall be awarded, and any assessments for benefits of the improvements, in respect to which such damages are awarded, shall be made upon the same person or persons, or in respect to the ownership of any parcel of land, a part of which shall be taken for such improvement, in that case the said city of Rochester shall become vested with the title to such land, so taken (free from any and all liens and incumbrances of every kind and nature), upon payine, or depositing, or directing the depositing, according to the provisions of this act, the excess of the amount assessed, and in case the amount so awarded is less than the assessment roll containing the application of such award by the city of Rochester for any purpose under the provisions of this act, shall be deemed to be acquired for public use.

\$. 9. This act shall take effect immediately.

Ald. Mandeville moved that the amendments be received, filed and published and lie on the table until the next meeting. Adopted, By Ald. Weider-Resolved, That the City

By Ald. Weider-Resolved, That the City Clerk draw an order on the City Treasurer for two hundred and four dollars in fayor of William Johnson, chairman of the commissioners on the opening and extension of Evergreen park in full of fees of Commissioners Johnson, Martens and Stillwell, including clerk hire, payable from the Contingent Fund, and that the Treasurer charge and carry said sum of two

AND ADDRESS OF TAXABLE PARTY.

俸

hundred and four dollars to the fund for the | PRESENTATION OF PETITIONS, ACCOUNTS, ETC. opening and extension of said park, when created as part of the cost and expenses thereof. Adopted by the following vote

Ayes-Ald. Tracy, Coughlin, Marson, Watson. Kohlmetz, Fritzsche, Selye, Mandeville, Weider, Stein, Bobrer, Kelly, Schaeffer-13.

By Ald. Stein-Petition for improvement of Hudson street. Referred to City Surveyor to prepare an ordinance.

By Ald. Bohrer-Resolved, That the store of Peter Miller, No. 314 North avenue, be and hereby is designated as the polling place of the first district of the Fourteenth ward for the balance of the current year. Adopted. By Ald. Bobrer-Resolved, That the Citizens

Gas Light Co. be and hereby is requested to extend its mains through Kirk street from North avenue to Scio street. Adopted.

By the Clerk -

From the Executive Board.

ROCHESTER, N.Y., Jan. 13, 1887. To the Hon. Common Council :

To the flot. Common content, SIRS-On Monday, 3d inst., I was driving down West avenue, accompanied by my \circ on; on coming to the Four Corners, at Statestreet, the usual busy appearance was three, being closely packed with cars and teams. Wishing to go down State street, I saw there was plenty of space der of teams. After I turned, on the side next. Powers's block, I After 1 turned, on the side next Powers's block, 1 saw a snow bank extendine, I should say, about six feet from the sidewalk and from a foot to a foot and one-half in height. Being too near to stop my horse, and thinking it only light snow, I kept on. The bank of snow was solid and I was upset at once and dragged across the street to a telephone pole, nearly in front of Scrantom & Wetmore's, where I was obliged to let go the lines, aleasing the horse. At the same pole the top of releasing the horse. At the same pole the top of the cutter was completely destroyed. Mr. Hines of the police force saw the accident and will, I think, tell you I old right in acting as I did. I trust you will consider I am entitled to, at least, the cost of repairing my cutter, which is ten dollars. There were other damages, and I was somewhat bruised. and my horse made insecure for some time. However, if the ten dollars are granted I will be satis-fied, as I want only what is, beyond any doubt, my just and legal due. Most respectfully yours, THOMAS W. BOWMAN.

Referred to the Law Committee. Ald. Schaeffer presented the petitions of Simon B. Pomeroy and Samuel B. Williams in regard to the remission of taxes, which was

referred to the Assessment Committee. By Ald. Marson-Resolved. That the Executive Board be, and it is hereby, requested to grant the right of and sanction the rlacing of all electric light poles in and upon the public streats or avenues of the city, for the purpose of lighting the same, as beretofore and as may hereafter be directed to be placed by resolutions of this Common Council. Adopted.

On motion of Ald. Kelly the Council adjourned for one week.

PETER SHERIDAN, City Clerk.

In Common Council-Feb. 15, 1887.

ADJOURNED BEGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present-Ald Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Mandeville, Swikebard, Stein, Kelly-11. Absent-Ald. Elliott, Selye, Weider, Bohrer,

Schaeffer-5.

AND THEIR REFERENCES.

By Ald. Marson-Petitition of Richard Tanner for permission to erect a wood building. Granted. Also, petition of Thomas Miller for Granted. permission to erect a wood building. Referred to the Wood Building Committee and fire marshal, with power to act. Also, petition for a lift-bridge on Plymouth avenue. Referred to the city surveyor to prepare an ordinance. Also, petition of Mrs. Mary M. McKechnie for relief for erroneous assessment. Referred to the Assessment Committee.

By Ald. Kohlmetz-Pet tion of Thomas Fenwick for relief from erroneous assessment. Referred to the Assessment Committee.

By Ald. Foley - Petitions of Catherine Roberts and W. R. Challice for permission to erect wood buildings. Granted.

By Ald. Mandeville-Petition of M. A. Line for permission to erect a wood building; granted. Also bill of H. V. Filkins for serving

subpoenas : referred to the Finance Committee, By Ald. Saikebard—Petitions of Elizabeth Lutes and M. Morrison for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Stein-Petitions of Wm. Manseik, Roman Dorschel and Charles Bolt for permis-sion to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Aid Kelly-Petition of Chas. Fisher for by Alo. Reny -resulting of class, Fisher for permission to steet a wood building; referred to the Wood Building Committee and Fire Marshal with power to ect. Also petition for water pipe in Cambbell street; referred to the Water Works Committee and Executive Board.

COMMUNICATIONS FROM HIS HONOR THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCS.

To His Honor the Mayor and the Honorable Common Council:

Yourself and Common Council are cordially in-vited to initiate the "Jumbo" toboggan just com-pleted at my slide, Clarissa street. Compliments and respects, GEORGE MCDONALD, Proprietor. Rochester N. Y. Reb. 15 1927

Rochester, N. Y., Feb. 15, 1887.

Accepted.

By the Clerk-

REPORT OF THE POLICE CLERK FOR THE MONTH OF JANUARY, 1886.

POLICE COMMISSIONERS' OFFICE Feb. 15, 1887.

GENTLEMEN-I respectfully submit the following as my report for the month of January, 1887.

1887.	Crime, F	enalty	γ . Ρ ε	uid
Jan. 3-Sarah Burke	drunk	\$10	\$	
Thos. Fee	••	cost	1	
Agnes Fluker	••	10		
Jacob Guttenburger	••	10		
Chas. Burnham	petit lar.	50	15	
4-Geo. Younger	assault	cost	2	
5-Frank Weis	drunk	10	10	
John Powell	••	2	1	
James McKay	assault	50	30	
6-Dominic Raque	••	10	10	
Frank J. Tierney	vio. ord.	100	100	
Francis Amery	••	100		
7-Geo. Schicker	••	10		
Mary Bradford	••	10		
Ann Kinney	••	10		
8-Miles Moorhouse	••	5		
Emma Lee	vio. ord	. 60	30	

	Kittle Sanford Clara Emerson	vio. ord.	15	15
	Ide Brown		15 15	15 15
	Ida Brown. Mary Kennedy Chas. Jones		15	15
	Chas. Jones	••	15	15
	Walter E. Geer	••	15	15
	John Sanford	••	15	10
-	John Sanford John Pitts John P. McCartby		15	10
10-	-John P. McCartoy	drunk	10	10
	-John F. McCartoy Wm. Murray Saml, Cole Henry Payne -Frad Harm -Frank Menorn Josepb P, Barry Wm. Ryan	••	10	10 10
	Henry Payne	assault	10 5	2
10-	-Fred Harm	hotel frand	cost	$\tilde{2}$
12	-Frank Menorn	drunk	5	
	Joseph P, Barry	••	5	
18-	-Wm. Ryani Elias Arensteini		2	2
	Elias Arensteini	llegal fishjna	2 25 ·	05
	Solomon Goldstein		25	25
14-	-James Beardon, James J'Neil Wm. Johoson	drunk	10 10	
	Wm. Johnson		10	5
	Harry Trischel	••	10	10
	W m. Jonosov Harry Trischel Mary Doe -Ed. F. Libby Thos. McMaster Geo. Mackendel Walter Bung	pet. lar'y drunk	cost	3
15-	-Ed. F. Libby	drunk	5	5
17-	-Thos. McMaster	••	5	5
	Geo. Mackendel		5	1
	Walter Buins		COSC	2
	Simon Marshall	pet. lar'y	10	2
18-	Walter Buins Simon Marshall -Timothy Colbert Joseph Werner, James Voung John Einsfield Wm. Smith Edward Streb.	vio ord. pet. lar'y drunk	10	512525
,40	Joseph Werner	pet, lar'y	cost	ž
	James Young	drunk	10	
	John Einsfield	vio. ord.	cost	1
	Wm. Smith	. drunk	10	
19-	-Chas. Crombach		10	4
20-	Edward Streb -Warren W. Putuam Wm. C. Mackey		10	1
¥0-	Wm C Mackey	assault vio. ord.	3	3
	Lawrence Corbett	drunk	5	9
	Mathew Muroby	••	10	5
21-	-Perry Armstrong	pet't larc'y	cost	ī
- n	Emma Krapp Mary Ward Thomas Tierney. Marcellus Moorehouse			⇒ î —
	Mary Ward	vio ord	10	
22-	-Thomas Tierney.	assault	10	10
	Marcellus Moorehouse	vio ord	10	
	John Daley	drunk	10	
	John H Murray	• •	$\begin{array}{c} 10 \\ 10 \end{array}$	
	Annie Haley	••	10	
	Michael Gill	••	10	
	Antnony Finzer		cost	1 50
2 4-	Marcellus Moorenouse Jonn Daley John H. slurray Annie Haley Michael Gill Antnouy Finzer Richard Reed Mich. O'Shauhnessy Joon McDay	••	10	10
	Mich. O'Shauhnessy	••	10	5
	John McDay Patk. McCready		10	_5
	Falk, McGready	assault	15	15
	Felix McLaughlin,	vio ord drunk	10 10	10
	Henry Vosburg Jeremiah O'Rourke		10	10
	Fred Stiefel. dist'b'g r	elig's meet'	gŠ	5
	Fred Stiefeldist'b'g r Mionie Tierney James Clancy	petit lar'y	3 0	5
25-	-James Clancy	drunk	10	
	Geo. Readou -Geo. O. Glasser	•• -	3	2
2 6-	-Geo. O. Glasser Frank Crast	assault drunk	30	ĸ
	Mary Moot	wio ord	10 10	5
	Mary Moot. Henry Hicks. sell'g liq.	without lie	50	5 50
	Krnest Hert Thos. Maloney Eliza Driscoll	vio. ord.	10	3
	Thos. Maloney	vio. ord. petit lar'y	cost	š
	Eliza Driscoll	assault	5	
27-	-Cornelius McCarthy	drunk	10	5
	Thos. Herbs Jacob Fox		10	
	Rose Armen	vio. ord.	3 10	3
	Michael Ward	accoult.	5	4
	Patrick Ward		5	4
	John Sucenan	petit lar'y	15	•
	Chas. Green	assault	25	25
28-		drunk	55	
	Patk. Rilev		5	
	neman wachorviak		ъ	5
29-	Timothy Sullivan	assault drunk	10	
20-	-Chas. McConnell	urunk	$\frac{3}{2}$	2
- ۷۰	-Mich. McMahon John Lawler	• • •	10	~
	Jacob Johnson		5	3
	James O'Neil	• •	10	
	•			8010 50

1

STATE OF NEW YORK, County of Monroe, City of Rochester, ss:

Rochester, ss: I, B. Frank Enos, Police Clerk of said city, being; duly sworn, doth depose and say that the foregoing; report contains a true and correct statement of all the moneys received by me as such clerk during the mosth of January, 1887, for fines, penalties and costs imposed by the Police Justice of said city.

B. FRANK ENOS, Clerk.

Sworn to before me this 15th day of February. 887. B. KEELER, Com. of Deeds. 1887.

Ordered received, filed and published,

ACTION ON ORDINANCES.

FIRST ORDINANCES.

EAST STREET SPRINKLING.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling East street during the season of 1837.

Spinkling East street during the season of 1837. Adopted. The Surveyor submitted as such estimate \$120.00. By Aid, K. inlinetz-Resolved, That the following im-provement is necessary, viz.: The spii-kling of East steet, from East avenue to Chailatte street during the season of 1857. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof and reported the same at \$1000, which estimate is hereby approved. Resolved, further, That he following portion of said city is deemed benefited and properly ought to be assessed for the whole expense thereor, viz.: One ther of lots on each side of Fast street, from East avenue to Charlotte street, in proportion to the benefit and advantage which each will derive there Horm:

from. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 172, of the Revisen Charter of 1580, of the eity of Rochester, that all per-sons interested in the subject matter, of said im-provement, are required to attend the Common Coun-cil, on Wednesday evening, Feb. the 23d, 1837, at 7 o'clock, at the Common Council Chamber, when alle-gations will be beard. Adopted

HAAG'S ALLEY MEDINA STONE PAVEMENT.

By Ald. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a Mediua stene pavement and a vitrified pipe sever in Haag's ailey. Adopted.

Th The antegor submitted as such estimate \$4,900, By Ald. Kohlmetz-Resolved, That the following im-

In the very structure as startestimate equation by AdA. Kollinetz-Resolved. That the following im-provement is necessary. viz: The construction of a Medina stone pavement in Haag's alley, from alley line to alley line, and from Bass Main street and Union street; alvo, a twelve (19) inco vivitied pipe sewer in the said Haag's a ley, be-ginning at a print sixty (60) feet from kast Main street and exteending to intersect the sewer in Union street, with the necessary mancoles, suiface sewers, lot lat-erals and lot connections. And wnereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereor and reports the same at \$4,900, which estimate is hereby approved. Resolved, turther, That the following portion of said city is deemed benefited and groperly ought to be assessed by a local assessment for the wnole expense bherecf. viz:

said city is deemed benefited and croperly ought to be assessed by a local assessment for the whole expense thereof. viz.: One tire of lots on each side of Haag's alley, from East Main street to Union street, in proportion to the benefit which cach shall derive therefrom. And further, Resolved, That the tax-payers to be assessed for making such improvement may pay their assessments in three equal payments as follows: out - third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount assess that the try days after the advertise the term is a solution of said ioll. On all sums paid prior to the maturity of the said last instalment a discount will be allowed at six per cent, per annum. And the Clerx is hereby directed to publish notice in pursuance of 'title VII', section 172, of the Revised Charter of 1880, of the City of Rochester. that all per-sons interested in the subject matter of said improve-ment, are required to attend the Common Council, on Wednesday evening, Feb. the 283, 1837, at 7 o'clock, at the Common Council Chamber, when alle-gations will be heard. Adopted.

\$616 50

HAYWARD AVENUE PLANK SIDEWALK.

By Ald. Kohlmetz-Resolved. That the City Sur-weyor ascertain and report to this Council the expense of constructing a plank sidewalk on Hayward avenue.

required crosswalks, sidewalk grading and guiter formations. And, Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$1,8:5. Resolved, further, That the following portion of said city is deemed benefited and properly ought to be as-essed by a local assessment for the whole expense thereof, viz. One tier of tots and oarcels of land on each side of Hayward avenue. from the present eastern terminus thereof to Goodman street, in proportion to the benefit which each will derive therefrom. And the Clerk is hereby directed to publish notice in pursuance of Tilde VIL, of section 12, of the Revised Charter of 1880, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment, are required to attend at the Common Council, on Wednesday evening, Feo. the 22d, 1857, at seven o'clock, at the Common Council Chamber, when alle-gations will he heard. Adopted. Adopted.

HUDSON STREET ASPHALT PAVEMENT.

HUDSON STREET ASPHALT FAVEMENT. HUDSON STREET ASPHALT FAVEMENT. By Ald. Kohlmetz-Resolved. That the City Sur-veyor ascertain and report to this Council the express of co-structing an asphalict pavement in Hudson treet, with the necessary work coun cited therewith. Adopted. The Surve-Resolved, Ihat the following im-provement in Hudson street, from the north line of the growment in Hudson street, from the north line of the crosswalk on the north side of Channing street to the growment in Hudson street, from the north line of the growment in Hudson street, from the north line of the growment in Hudson street, and the south side of Clif-ford its north side of Channing street to the growment in Hudson street, and the south file of Clif-ford its events in the south side of Clif-ford its the of the crosswalk on the south side of Clif-ford its as the south side of the disa store events of the disation of the disation is the south side of Clif-ford its south in orth side of the disation is construct, and cut blines to be wenty-six (26) feet apart and par-min the direct prolongation of the cuto lines of the im-proved portion of Hudson street, and practically in the direct prolongation of the cuto lines of the im-modification of the lol and the cuto lines of the im-modification of the lol and the cuto lines of the im-monstruction of new lol laterals and the laying of new mater and cas surface pipes where now domanded or the threads and the laying of new mater and cas surface pipes where now domanded or the threads and the substitution of good material in the substitution of a reports the same at 15,500, which estimate is hereby approved: The surface, from Channing street to Clifford street, proportion to the benefited and properly onght to be assessed by a local assessment for the whole expense therefore. And further resolved, That the taxpayers to be as stere of, viz: And there as the three and parking street to Clifford street, proportion to the benefit which each wil

In proportion to the bencht which each win derive thereform. And further resolved, That the taxpayers to be as sessessed for making such improvements may pay ther assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the anount within one year from the confirmation of said roll; and the re-maining one-third within two years from the confirma-tion of said roll. On all sums paid prior to the matur-ity of said last instalment, a discont will be allow-ed at six per cent, per annum. And the Clerk is hereby directed to publish notice in pursuance of. Title VII., Section 172 of the Revised Charter of .1850 of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on Wednesday evening, F-b. the 23d, 1857, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

116

HAMBURG STREET PIPE SEWER.

By Ald. Marson-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in Hamburg street.

of constructing a vitrined pipe sower in manous street. Adopted. The Surveyor submitted as such estimate \$975. By Ald, Marson-Resolved, That the following im-provement is necessary, viz.¹ The construction of a vitrified to be sever eighter. Its inches in diameter in Hamourg street, from the center of Chatham street and extending westward to incle sect has eaver in St. Joseph street, with the neces-sizy manholes, surface sowers, lot laterals and lot con a circus, roadway grading and gu ter formations. And, Whereas, The City surveyor under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$975, which estimate is hereby approved. Resolved, further, That the following portion of said thereof, viz.¹

Setsed by a local assessment for the whole expense thereof, viz.; One tier of lots and parcels of lind on each side of the tollowing named screets, viz. On Harrison street from Oregon street to Chatham street; on Leopold street from Acwater street to Harrison street; on Obatham street from Adwater street to the casiward extended medual line of Hamburg street; on Hamburg street from Chatham street to St. Joseph street, in proportion to the benefit which each will derive therefrom. And the Cirk is hereivy directed to pulsis notice in sursuance of Title V I. S cion 172, of the Revised Charter of 1830, of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on Wednesday evening, F-b. the 23d, 1857, at 7 o'clock, at the Common Council Chamber, whea allegations will be heard. Adopted.

PLYMOUTH AVENUE LIFT BRIDGE.

Adotted.
FLYMOUTH AVENUE LIFT ERIDGE.
By Ald. Fritzsche-Resolved. That the C1 y Surveyor ascertain and report to this Council the expense of constructing a wrought tron lift bridge across the Erie canal at Plymouth avenue, and the hydrauhe motor necessary to operate the same : also, the necessary abutments,
Adotted.
The Surveyorsubmitted as such estimate, £16,500.
By Ald. Bohrer-Resolved. That the following improvement is necessary.
The Surveyorsubmitted as such estimate, £16,500.
By Ald. Bohrer-Resolved. That the following improvement is necessary.
The construction of a wrought iron lift bridge across the Erie canal at P1 mouth avenue and the nyouth is necessary abutments.
And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reborts the same at \$16,500, which estimate is hereby approved.
The board of assessors are hereby requested and directed to assess one-half of the total expense of this improvement upon one tier of lots and parcels of land on each ti'e of Plymouth avenue, from son one act the of lowing inner streets and avenues witching street, from School alley to Caledo la avenue; Livi may on park, irrom School alley to Caledo la avenue; Livi may on park, irrom Plymouth avenue, from Plymouth avenue, the cole of a distrest on the School alley to Caledo la avenue; Livi may on park, irrom School alley to Caledo a the street, from School alley to Caledo la avenue; Livi may on park, irrom Plymouth avenue to Caledonia avenue; Main irrect, from Plymouth avenue, in proportion to the benefit avenue street, from the Caledonia avenue; Recentation of a street, from the Caledonia avenue; Kity may on park, irrom Plymouth avenue to Caledonia avenue; Main avenue, from Plymouth avenue, and chales astreet, norm Plymouth avenu

SMITH STREET SWING BRIDGE.

By Ald. Fritzsche-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a swing bridge over the Erie canal on

ascertain and report to this Council the expense of constructing a swing bridge over the Erle canal on Smith street. The Surveyor submitted as such estimate \$10,000. By Ald. Bohrer-Resolved That the following im provement is necessary, viz: The taking down of the Whipple iron trussed bridge now over the Erls canal on Smith street and the sub-stitution therefore of a swing bridge, with the neces-sary abutments, swing pier, bulk heads, and the reading of the bridge approaches. And Whereas, The City surveyor, under the direc-tion of this Council, has made an estimate of the whole excense thereof, and reported the same at \$00 600; which estimate is hereby approved, Resolved, further, That the following portion of assessed for the whole expense thereof. viz: One ther of lots and parcels of land beginning at the intersection of Vincent place and the Genese river; thence westerly along Nuck Central & Hudson River railroad; thence westerly along the northerly like of the north side thereof to Saite street; thence westerly along the west line of the city to Campbell street; thence easterly along Childs street is Hudson River railroad to the west line of the city to Campbell street; thence easterly along Childs is the eff of lots on the north side thereof to file city to Campbell street; thence easterly along Suite est inder the city to Campbell street; thence easterly along Childs is the straet is proportion to the benefit along Childs is the straet heredown there is lots on the north side thereof to the city to Campbell street; thence enterly along Childs is the straet including one tier of lots on the west line of the city to Campbell street; thence enterly along Childs is the straet is a And burthere to the the city along the west line of the city to Campbell street; thence enterly along Jay street and Jay street produced, and including one tier of lots on the north side the root to the Benefit which each will derive therefrom. And further resolve That the taxpayers to be as-sessed to the the resolve there and wo

In proportion to the benefit which each will derive there from. And further resolved, That the taxpayers to be as-sessed for making such improvements may pay their as-sessments in three equal payments, as follows; One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of s id roll; and the remaining one-third within two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last instalment, a dis-count will be allowed at six per cent, per annum. Ano the Clerk is hereby directed to publish notice in pursuance of fille VII. Section 172 of the P-"need Charter of 1880, of the Cliy of Rochester, that all per-sons interested in the subject matter of said improve ment, are required to attend the Common Council, n Wednesday evening, Feb. the 'Bd. 1887, at 7:00 o'clock, at the Common Council Chamber, when all -gations will be heard.

Adopted.

PENAL OBDINANCES

Ald, Kelly moved that the Council proceed to take action on the proposed penal ordina pces. Adopted.

Ald. Kelly submitted the following :

IN COMMON COUNCIL :

An Ordinance relating to streets.

Passed February 15, 1887.

The Common Council of the City of Rochester, do ordain as follows:

braam as journes. Section 1. No person or persons, or corporation or corporations, shall place or caused to be placed, any stones, brick, boards, plank, timber, lumber, or any other materials for building, or any other purposes, in or uoon any street, avenue, alley, lane, or public square or place within the city of Rocenseter, without permission ir writing from the Executive Board of said city, or its legal successor, under a penalty of five dollars for each offense, and the further negative of five dollars for each offense, and purposes, in or upon any street, avenue, alley, lane, or public square or place within the city of Rochester, without permission ir writing from the Executive Board of said city, or its legal successor, under a penalty of five dollars for each offense, and the further penalty of five dollars for every twenty-four hours the same shall be or remain in any such street, avenue, alley, lane, or public square or waken or suffer any of his, her or its horses, mules or street, avenue, alley, lane, or public square or place, without permission, as aforesaid, and in ad-dition to said penalty or penalties, shall be liable

to any person or corporation for any and all dam. age he, she or it may sustain by reason thereof. Section 2. The Executive Board, or its legal suc-Section 2. The Executive Board, or its legal suc-cessor, may grant in writing, to any perion or cor-poration, permission to place and keep any such building or other materials described in the fore-going section in any such streets, av nues, lanes or alleys, within the city of Rochester; such permis-sion, however, shall not be for a longer period than three months, por authorize the obstruction of more than one-third of the sidewalk, nor more than one-half of the carriage way, nor mearer than than one-half of the carriage way, nor nearer than two feet to any street railroad track or tracks that may be laid or be in such carriage way opposite the lot or place where the building or other structure for which such materials are designed to be used is

proposed to be erected. Any such permission may be revoked without notice by said Executive Board, or its legal successor, at any time.

Section 3. Any person or corporation to whom permission is granted as aforesaid shall cause all permission is granted as aforesaid shall cause all such building or other materials, and all the rub-bish arising therefrom, during the night time, to be enclosed with suitable and sufficient barriers, and place or cause to be placed lights at each end and side thereof in such a manner as to cast the light thereol upon such material or rubbish, and which lights shall be kept burning at all hours of the pignth. And for the neglect to comply with the pro-yignons of this section avery such owner contractor visions of this section, every such owner, contractor Visions of this section, every such owner, contractor and other person or corporation placing, or caus-ing te be placed, any such materials or rub-bish, as a foresaid, shall be liable to the penalty of twenty-five dollars for each night the provisions of this section shall not be complied with, and, in addition thereto, shall also be liable to any person or corporation, including the city of Rochester, who may be damaged to any extent by reason of such failure.

reason of such failure. Section 4. Every person to whom permission is granted, putsuant to sections one and two, or either of them aforesaid, shall cause all such building materials.and all the rubbish arising there-from, to be removed from any such street, ave-nue, alley or lane by the expiration of the time limited in such permission, or upon the revoca-tion of the permission, or upon the revoca-tion of the permission, under the pen-alty of twenty-five dollars for every twenty-four hours the same shall so remain in such street, avenue. alley or lane after the ex-piration of the time specified in, or the revocation of the permission, and such person or corporation shall, in addition to such penalty also be liable to any persol or corporation, including the city of Rochester, who may suffer or sustain any damage by reason of such tailure to so remove the same, Section 5. No person or corporation shall suffer

Section 5. No person or cortoration shall suffer or permit any of bis, her or its carriages, wagons, carts, sleighs, street or other car or cars, with or without horses, mules, oxen or other animals, to remain or stand in or upon any of the public streets, avenues, alleys, lanes, squares or places within the city of Rochester for more than one hour at any time, under the penalty of one dollar for each offense, and shall also be liable to any person or corporation, including the city of Rochester, who may sustain or suffer any damage by reason of the violation of this section.

violation of this section. Section 6. No person or corporation shall fasten, or permit to be fasteued, any of his, her or its horses, mules or other animals in any public street, avenue, lane, alley, square or place within the city of Rochester, so that such horse, mule or other ani-mal or the vehicle to which it may be attached, or the halter, reins or lines with which the horse, mule or other animal is, or may be fastened, shall obstruct the free passage of persons on any part of any sidewalk or any crosswalk, under the penalty of two dulars for each offense.

Section 8. No person or corporation shall cart, carry or transport any sand, gravel, rubbish, dirt, stone, ice or any other loose maternal in, across or over any of the paved, macadamized, asphaltum or graveled streets, avenues, lanes, alleys, public squares or places within the city of Rochester, in or uoon any cart, wagon, sleich or other vehicle in such a manner that any portion of such sand, gravel, dirt, rubbish, stones, ice or other loose material shall, or may be, scattered, fall or thrown therefrom, in or upon any such street, avenue, alley, lane, public square or place, under the penaity of fire dollars for each offense.

Section 9. Each and every person and corporation mentioned in the last section, shall have each of his, her or its, carts, wagons, seighs or other vehicles used for the purpose of carting, carrying or transporting any of the articles or substances mentioned or cescribed in said section eight, registered, and the number thereof entered by the city cierk in a book to be kept by him for that purpose, and such cart, wagon, sleigh or other vehicle, when in use, as aforesaid, shall have conspicuously placed on each side of the box or framework thereof, in or upon which said articles or substances are carried or transported, its number plainly painted, the figure or figures of which number shall be three inches in height and two inches in width, auc any person or corporation violating any of the provisions of this section shall be liable to a penalty of five dollars for each and every forty-eight hours such violation or neglect is contined.

Section 10. No person or corporation shall use, cause or suffer to be used, any wagon, cart or other vehicle of heavy draught upon any of the oaved. macademized or improved streets, avenues, alleys, lanes, public squares or places in the city of kochester, for the purpose of drawing brick, sand, stones, wheat, fleur, logs, lumber, iron, coal or other materials, unless the tires upon the wheels of such wagon, cart or other vehicle be at least, four inches in width under a penalty of twentyfive dolars for each offense; but this section shall not apply to vehicles used by farmers coming into the said city with produce or juel, nor to onehorse wagons or vehicles, used generally for the purpose of common portgrage. or for the purpose of conveying persons or passengers.

or cause to be placed, or keep, or suffer to remain, any log, timber, box. cask, barrel, stone, plank, board or other articles, or any greasy, oily, or dirty substance or package, in or upon any of the pub-lic streets, avenues, large, squares or places, within the city of Rochester, so as to incommode the free and uninterrupted passage thereof by any the free and uninterripted bassage thereof by any per-son or corporation place, or cause to be placed or kept, or have any cask, box, plank, b and or other article, or any greasy, dirty or only substance or package, barrel, cask or box on any sidewalk, or any goods, wares or merchan ize, or other ar-ticles, in front of any store, shop or any building, place where of business, sidewalk or other the in front thereof is less than its feet in width, and where said side-walk is more than six feet in width, then not more than the width exceeding six feet, and in all not more than two feet, under a penalty of five dollars for each offense, and a further penalty of five dollars for every twenty-four hours the same shall or may remain therein or thereupon; but nothing contained in this section shall prohibit merchants contained in this section shall product merchants and others from placing goods, wares and mer-chandise, household furniture and other commod-ities on the sidewalk, for the purpose of loading or unloading the same, providing the same be re-moved without any unreasonable delay, not to ex-

moved without any unreasonable delay, not to exceed one nour. Section 12. No person or corporation shall place, or cause to be placed, or keep or suffer to remain, in or upon any public street, avenue. alley, iane, square or place within the city of Rochester, excent as may be permitted by the Executive Board of said city, or its legal successor, or its superintendent of streets, appointed by it, and then only

in such places and in such manner as may be designated in and by such permission, which permission shall be in writing, any ashes or cinders or any other obstruction to the use of the same by wagons, sleighs or any other vehicles, under a penalty of five dollars for each affense, and the iurther penalty of five dollars for each twenty four hours the same shall remain in any such street, avenue, alley, lane, square or place.

the same shall remain in any such street, avenue, alley, lane, square or place. Section 13. The sidewalks and crosswalks of the city of Rochester, and the bridges and public entrances to the churenes, public halls and places of amusement within the city limits, being intended for the public accommodation and convenience, shall be kept and reserved free from all obstructions, and all groups or assemblages of persons thereon or therein at any time are prohibited.

No person or persons shall stand or sit on such sidewalk or crosswalk or any such bridge or railing there of, or occupy the same so as in any manner to obstruct the free passage of the public thereon, or to hinder, obstruct, molest or annoy as y person in passing along or upon the same; nor shall any such person or persons stand or remain around the entrances to any such churches, public halls or places of amusement so as in any manner to obstruct the free passage of the public thereto or therefrom, or so as to hinder, obstruct, molect or annoy any person from or while entering or leaving any such church, public hall or place of amusement. Whoever shall violate any of the provisions of this section shall forfeit and pay a penaity of five dollars for each and every offense.

Section 14. No owner, agent of or non-resident owner, or occupant, of any store or other building in or adjacent to any of the streets, avenues, alleys, lanes or public squares or places within the city of Rochester, or other persons, shall place or erect, or cause or suffer to be placed or erected, to, upon, or adjacent to any such store or other building any signpost, awning post or fixture of any kind, or any signpost, awning post or fixture of any kind, or any sign post, awning post or fixture of any kind, or any sign post, awning post or fixture of any kind, or any sign post, awning post or fixture of any kind, or any sign ost, awning post or fixture of any kind, or any sign ost, awning post or fixture of any kind, or any sign ost, awning post or fixture of any kind, or any sign ost, are the sidewalk in front of any such store or building into, over or upon any of the said streets, avenues, alleys, lanes or publo squares or places, or sidewalk therein; nor shall any perion place or cause to be placed, or expose for sale in any manner, upon any such sidewalk, or hane, or suspend, in any such way, from any awning frame or otherwise over any sidewalk aforesaid, any goods, wares, merohandise or articles of any kind, under a penalty of ten dollars for each twenty-four hours the swe shall remain thereupon or therem. Nothing to tained in this section shall prohibit the erection of awnings of cloth upon iron frames in front of stores, shops or other buildings; but such awnings shall be uniform in leagth, constructed in a uniform manner, and supported by an iron framework securely attached to the building, in front of which the same shall or may be constructed or suspended; and the same shall be, at all times, self-supporting, and securely kept and maintained without falling, and shall extend from the building not the exceed hime feet, and every part of the framework and every portion of any such awning shill be at least oine feet above the sidewak, but no curtain or sign shall be attached to any person o

for such damages by any person whatsoever. Section 15. Every owner, agent of or non-resident owner, or occupant of any house, store or other building within the city of Rochester, shall at all times keep the awning in front of such house, store or other building, free from snow, ice and all dirt, filth or other obstructions under a penalty of three collars for each effense, and a turther penalty of three dollars for every twenty-four hours the omission to comply with the provisions of this section shall be continued by him or them.

T AND

Section 16. No person or persons, corporation or corporations. shall ride or drive, or cause or suffer to be ridden or driven, any horse, mare, getting or other animal upon or over either of the following bridges within the city of Rochester, namely Vincent place, Anor-ws street, and Clarkssa s reet, faster than a walk, under a penalty of twenty-live dollars for each offence.

Section 17. No person or corporation shall hereafter convey; transport or carry or cause to be conveyed, transported or carry or cause to be interfeature of the public streets, avenues, lanes, alleys, parks or places within the oity of Rochester, without having the same conveyed, carried or transported on a cart, truck or wagon, covered so that no part of such animal shall or nay be exposed to view, under a penalty of fifteen collars for each offence.

teen collars for each offence. Section 18. No person driving or in charge of any vehicle, whether attached to any horse or other animal, or not, shall obstruct at any time the free and unobstructed passage by pedestrians along and upon any cross-walk within any of the public streets, avenues, lanes, alleys, squares or places within the cuty of Rochester, by stoopping any such horse or other animal or vehicle so that the same shall be or remain upon any such offense.

Section 19. No person or persons shall skate or slide upon any sidewalk or crosswaik within the city of Rochester, in such a manner as to prevent, hinder or molest any pedestrian from freely passing along or over the same; nor shall any such person or persons make, aid, countenance or assist making any noise, disturbance or in.proper diversion in any of the public streets, avenues, lanes, alleys, parks or places within said city. Whoever shall violate any of the provisions of this section shall be hable to a penalty of two dollars for each offense.

Section 20. All ornamental shade trees hereafter set out in any of the public streets, avenues, alleys, lanes, cr places within the city of Rocnester shall be set inside of the curb and within one foot of the outer edge of the sidewalk therein, and in case any person or corporation violates the plovisions of this section, he or it shall fortiet and pay a penalty of ive dollars for each offense; and such person or corporation shall in addition to such penalty remove such tree or trees where otherwise placed than aforesaid on being requested to do so by the Executive Board of the city, and in default thereof, it shall be lawful for such Executive Board to remove or cause the same to be removed at the expense of the owner of the lot in front of which such tree or trees whell or may be placed; which expense may be recoverable of such owner in the name of the city of Rochester, in an action with costs; and every such person or corporation s neglecting or refusing to remove the same after being requested so to do as aforesaid, shall be liable to a penalty of three dollars for every twenty-four nours after the time mentioned in such requirement for such removal.

Section 21. Every owner, agent of or non-resident owner or occupant of auy premises within the city of Rochester, shall keep the shade or ornamental trees in any of the puolic streets, avenues, lanes, alleys or places of such city, in front of his, her or their premises, trimmed so that the projecting limbs and boughs shall not be less than nine feet above the roaway or sidewalk and so as not in any manner to interfere with or obstruct the light of the public lamps in any such street, avenue, lane, alley, or place, under a penalty of five collars for each offense; and if said owner, agent or occupant atoresaid shall neglect to keep such tree or trees so trimmed it shall be the duty of the Executive Board of such city after five days notice by it to the said owner, ageut or occupant, to trim the said tree or trees as aforesaid at the expense of the Owner or occupant, and such expense may be re-

covered from him or them in an action brought in the name of the etty of Rochester, and in addition every such person or persons so neglecting to comply withsaid notice shall forfeit and pay a penalty of three dollars for every twenty-four hours after the time mentioned in said notice shall have expired.

Section 22. No person shail play at any game of ball, or any sport with a ball, stone, b.ock or piece of wood or other hard substance, by throwing, bounding, catoning or knocking the same or in any other manner, in any of the public streets, avenues, lanes, alleys or places within the city of Rochester, or upon any sidewalk therein, or upon any improved square or 1 ark, or upon or within the square upon which the Court House or City Hall stands within said city, under a penalty of two dollars for each offence.

Section 23. No person shall deface, mar, injure, remove or do any damage to any fence, railing, gate, sign or notice or any other structure or ornament, or the guards in, around, about or upon any park, square or cemetery within the city of Rochester, and no person shall remove or do any damage to or climb, whittle, braise or otherwise injure any ornamental or shade tree, planted or growing in any of the public streets, avenues, lanes, alleys, parks, squares or places within the city of Rochester, or any box, guard or other protection to or around the same; nor shall any person tie or fasten, or caused to be tied or fastendd. any horse, mule, gelding or other animal to or near to any within such city, under a penalty of ten dollars for each offense, and in addition thereto shall be liable to any person or corporation, including said city, for any damages or injuries occasioned thereby.

Section 24. No owner, agent of or non-resident owner, or occupant, of any house or iot within the city of Rochester, shall construct or cause to be constructed, continue or suffer to remain to be used any gate, so that the said gate shall or may extend or swing outward of or from said house or lot over or upon any sidewalk within the city of Rochester in such a manner as to obstruct the free and uninterrupted public use and passage thereof under a penalty of hve dollars for each offense.

Section 25. No person or corporation shall construct or cause to be constructed or suffer or permit the same to remain, any wooden bridge or other wooden structure over the gutter in front of any premises owned or occupied by him, her or it in any improved street, avenue, lane, alley or place within the city of Rochester, under a penalty of ten dollars for every twenty-four hours that said bridge or bridges is or are kept or suffered to remain.

Section 26. Every owner, agent of or non-resident owner, or occupant of house or other building, and every owner of any vacant lot, shall keep the sidewalk and pavement in front of such house or other building and lot or vacant lot free from snow, ice and all dirt, filth, grass, weeds, rubbish or other obstructions or incumbrances to the center of the street, avenue, alley, lane or place, and at all times keep said sidewalk in a good state of repair and condition, and also repair all lateral severs to such house, building or vacant lot, under a penalty of five dollars for each effense, and in addition thereto shall also be liable to any person or corporation, including the city of Rochester, for any damages sustained by or for which liability therefor may exist by reason of any neglect to comply with any of the provisions of this section. Section 27. If any/owner, agent of or non-resident owner or occupant mentioned in the last preceoing section shall neglect or refuse to comply with any of the reoursements of said section

Section 27. If any/owner, agent of or non-resident owner or occupant mentioned in the last preceoing section shall neglect or refuse to comply with any of the requirements of said section within twenty-four hours, it shall be the duty of the Executive Board to cause the same to be done at the expense of such person in default. Section 28. No bow window, or other window, shall hereafter be constructed so as to extend into.

Section 28. No bow window, or other window, shall hereatter be constructed so as to extend into. upon, or above the sidewalk or surface of any of the public streets, avenues, lanes, alleys, squares, or places within the city of kochester, and no porch, veranda, or other projection of or from any building, and no step or steps, cellar door, cellar way cr opening, or platform or approach to any building in any of the streets, avenues, lanes, alleys, squares, or places aforesaid in said city, shall extend into the same, or over or upon any of the sidewalks thereof without permission of the Executive Board, which permission shall be in writing and specify the nature thereof; and every cellar-way leading into any cellar from any such street, avenue, lane, alley, square, or place, or sidewalk thereof, shall have trap-doors thereto, which shall be so constructed as to be on a level with the sidewalk or platform, if any, in front of the building in which such cellar is situate, and shall be so constructed and at all times be man-timed so as to be artically secure for messangars or tained so as to be entirely secure for passengers or pedestrians un or upon any of such streets, ave-nues, lanes, alleys, squares, or places, or such sidewalks or platforms, to pass over the same with safety; or shall have a substantial and at all times securely kept and maintained railing on the sides thereof, at least three and one-half feet high; no trap-door or grate in any of the sidewalks of or in said city shall be kept open at any time except during the receiving or delivering of any goods or chattels, and during such time the same shall be surrounded by proper and sufficient barriers and guards. Any person violating the pro-visions of this section or either of them shall forfeit and pay a penalty of five do-lars for each offence, and the further penalty of five dollars for every twenty-four hours such vio-lation shall or may continue. Any per-son or corporation obtaining permission of the Executive Board mentioned in this section aforesaid, shall do so, and such permission shall be subject to the conditions that such person or cor-potation shall be lisble for any and all damages that may be sustained by any person or persons or corporation from or by reason of the mitter or thing so permitted, being negligently or d-fectively consurated or kept in repair, and to that end shall indemnify bear and save narmless the city of Kochfive dollars for every twenty-four hours such vioindemnify, bear and save barmless the city of Rochester and its Executive Board of and from any claim, demand in suit, action or proceeding, brought for such damage by any person or corporation

for such damage by any person or corporation whomsoever. Section 29. No person shall draw or propel any wheelbarrow, hand-cart, sleigh or any carriage or other vehicle, exceept a baby carriage or sleigh, or lead, ride or drive any horse, mare, mule or other animal, whether attached to any wagon, sleigh or other vehicle, or any cattle or swine, a ong, upon or over any sidewalk within the city of Rochester, aveant in massing tho or from any lot, where pareor over any sidewalk within the city of Kochester, except in passing the or from any lot, where pave-ment shall be constructed for that purpose, under a penalty of five dollars for each offense. No person shall drive or cause or suffer to be driven any horse or other animal attached to a sleigh along, through or upon any or the public streets, avenues, alleys, lanes, squares or places within said city, without having bells attached thereto, sufficient to give wanning of its approach, under a penalty of five dollars for each offense. penalty of five dollars for each offense.

No person shall ride or propel any unicycle, bicycle, or tricycel between the hours of six o'clock in the morning and nine o' clock in the evening upon any of the sidewalks of the following streets of said city, to wit: Main street from the Liberty Pole, or corner of Flanklin street to the Eric Canal; State street at any point south of the New York Corner of Hudge Diversion of the New York Central and Hudson River railroad elevated tracks crossing said street; Exchange street north of the Erie Canal; St Paul street from the New York Central and Hudson Kiver Railroad Company ele-vated tracks crossing said street to Court street, and Mill, Front and Water streets, south of said railroad elevated tracks crossing said streets, or any of them, under a penalty of five dollars for each offune. each offense.

No person shall at any time upon any sidewalk or footway for pedestrians, in or upon any of the public streets. lares, alleys, squares, bridges, or public places of or within said city, ride or propel any such unicycle, bicycle, or tricycle, unless there is attached to the same a small bell which shall be kept ringing and sufficiently loud so as to give

117

warning to any and all persons of its approach, under a penalty of five dollars for each offense. No person while using, riding or propelling any such unicycle, bicycle, or tricycle, as above per-mitted, shall collide with, or run against, any per-son walking or standing upon any such sidewalk under a penalty of not less than five dollars, nor more than twenty-five dollars for each offense. Section 30. Whenever a pavement or roadway is in process of construction or reparation in any of the

process of construction or reparation in any of the process of construction or reparation in any or two public streets, avenues, lancs, alleys, squares, or places, within the city of Rochester, and during the whole time, from the beginning to the termina-tion of such construction or reparation, it shall be tion of such construction or reparation, it shall be the duty of the contractor or party performing the work, to place and keep cur. s, obstructions or ralls at each end thereof, a.d in the same, so as to secure it from being passed over by horses or yebi-cles until it is ready for the use of the public; and at all times during the night to have and keep lighted lanterns or lamos at the ends thereof so as to give notice and warning to all persons of such work of construction or reparation being in pro-gress; and no person shall ride or drive any horse or other animal with or without a vehicle, over aross, and no person sharing or unvestigation of other animal with or without a vehicle, over, upon, or along, any such pavement or roadway until the same is completed and opened to the pub-tic use and is well settled. Every person, corpora-tion or contractor violating any of the provi-stons of this section, shall be liable to pay a fine or nearly to far dollars for each off aros a due of penalty of ten dollars for each offence, and such contractor shall, in addition, be liable to any person or corporation for any damage sustained thereby, but no person shall be liable to aly per-driving upon the same as a foresaid, unless there shall be placed at the end of such pavement or roadway a fence or other obstruction indicating, or it shall appear to ordinary observation, that the same is in an unfinished or unsettled state.

Section 31. Any person or corporation who shall injure or dig up any pavement, side or crosswalk, drain or sewer, or any part thereof, or dig any hole, ditch or drain in any street, avenue, lane, ailey or public square or place within the city of Rochester, or who shall remove any earth or stone therefrom without authority from the Executive Board of said city, or who shall hinder or obstruct the making or repairing of any pavement, side or cross-walk, drain or sever which shall be constructed under any ordinance, by-law, or resolution of the Common Council or said Executive Board, or hinder or obstruct the Executive Board, or any person employed by it, or any contractor of said city or board, in cleaning any such street, avenue, alley, lane, square or place, or in constructing or repairing any street, averue, lane, ealey, park or place within said city, or any public work or improve-ment directed by the Common Council of said city, shall forfeit and pay a penalty of twenty-five dol-lars for each offense, and n addition be liable for any damage caused thereby. No person or corpo-ration shall make or caused to be made any area or lateral sewer in any public street, avenue, iane, alley, square, or place in said city without execut-ing a bond to the said city, to be approved by its Executive Board, indemnifying the said city and Executive Board, indefinitionlying the said city and said board against any damage of any person or corporation whomsoever therefrom or by reason thereof, and any liability that said city or board may thereby or therefrom incur; and any person or corpo ation who shall dig or construct or cause to be due or constructed any area or laterol source to be dug or constructed, any area or lateral sewer coutrary to the provisions of this section shall for-fet and pay a penalty of twenty-five dollars for each offense, and a further penalty of twenty-five dollars for each twenty-four hours during the construction thereof.

Section 32, No person shall cast or deposit any wood or stones or other substance into any of the drains or sewers within the city of Rochester, or cause the same to be done, or cause any obstruc-tion or injury in or to the same, uncer a penalty of ten donars for each offence, and shall further be liable to the city of Roccester for any or all damages which it may or shall sustain by reason thereof.

Section 33. No person or corporation shall construct, or cause to be constructed, any drain or sewer from his, her or its cellar or lot to any common sewer within the city of Rochester, without permission in writing from the Executive Board of said city, and every such drain or sewer shall be constructed under the direction of the said Executive Board, and in such manner that the foul air and gas cannot escape from the sever into the buildinr over said cellar. Any person who shall construct any drain or sewer contrary to the provisions of this sect on, shall forfeit and pay a penaity of twenty-five dollars for each offense; and the Common Council or said direct that such drain or sewer shall be destroyed, filled up or altared, at the expense of the supervision of the Executive Board of vitrified or cement pipe or of masonry, and shall be under the supervision of the Executive Board, ard shalt be accepted and approved by them before being covered.

Section 34. Whenever permission is given by the Common Council or said Executive Board of the City of Rochesser to ay any drain, sew r. or gas pipe along or in any street. avenue, alley, lane, square, or place, or to make any excavation or hole therein, unless the Common Council shall otherwise direct the same shall be done under the direction of the Executive Board, as to time and place, and shall be so done as not unnecessarily to hinder or obstruct the free use of the street, etc., or side walk thereof, and the street, avenue, alley, lane, square, or place, or late, shall be restored to and for one month kept in good condition after the work is done, at the expense of the person to whall refuse to conform to and obey the orders and directions of the Executive Board, or its authorized agent in the premises, shall for edit and pay for each offence a penalty of twenty-five dollars.

Section 35. No person shall throw or deposit, or cause to be thrown or deposited, any straw, shavings, line, ashes, refuse coal, scraps, slops, dirt, or jubbish of any description, or the contents of any bed, into or upon any street, avenue, lane alley, or public square, or place, in the city of Rochester, except upon written consent of at least one or more members or the Executive Board of said city, under a penalty of five dollars for each offense.

Section 36. No person or corporation shall sell or expose for sale, or peddle, or cause to be sold or exposed for sale, or peddled, any fruit, nuts, vegetables or oranges, lemons or oth r foreign frunts, or confectioneries in or upon any sidewalt or public street, avenue, square, alley, lane or place within the city of Rochester, without permission in writing from the Executive Board of said city, with such limitations and conditions that said Board may see fit to impose in such permission, under a penalty of three dollars for each offence. This section shall not apply to any farmer or gardener or other person uot being a resident of the city, selling fruit or vegetables in basket, or other vessel carried by him or her, of a size that does not contain more than the half of one bushel, provided that no person shall be obstructed in the free passage thereby.

Section 37 Any person who shall carelessly or maliciously break or deface, or in any way injure any of the public lamps or lamp posts, or any part thereto or thereof, or any illuminated ciock, posts or standards within the only of Recuester, shall be liable to a penalty of ten doltars for each offence.

Section 33. Any person who shall light or cause to be lighted or extinguished, or who may or shall in any way intermeddle with the lighting or extinguishing of any of the public gas or kerosene lamps within or belonging to the city of Rochester, without authority from the Common Council or the Executive Board thereof, or by the agent or officer of any cortractor, or such contractor, having a contract with the city or said Council for the care, lighting, or extinguishing of said lamp or

lamps, shall be liable to a penalty of ten dollars for each offence.

for each orience. Section 39. No person, without authority, shall climb upon, or tie, or tasten, any horse or other animal to any of the public lamos, posts, or standards within the city of Rochester, under a penalty of ten dollars for each offence, and shall in addition thereto be hable for any and all damages sustained by any person or corporation, including said city of Hochester, occasioned thereby or resulting thereform.

sulting therefrom. Section 40. No anotione r shall by himself or agent, sell or expose for sale at public auction, any goods, wares or merchardise, upon any sidewalk. Or in any street, avenue, alley, lane, or square, or public place, within the city of Rocuester, under a penalty of ten dollars for each offence, to be sued for and recovered of the seller or anotioneer or his agent, sverally and respectively; but this section shall not extend to the sale of household furniture, or of horses or carriages in the carriage-wa, provided the public shall not be incommoded thereby. Section 41 Neither of the members of the Ex-

Section 41 Neither of the members of the Executive Board of the city of Kochester, or any of its agents, servants, employees or appointees, shall be directly or indirectly, or personally, interested in any team or teams employed in the work of the city of Rochester, in it in the wages earned by such team or teams, or by any laborer or laborers so employed, or in contracting for any materials furnished to or for said city, under a penaity of tweatv-five dollars for each offense, and shall further be hable to respond and pav to said city any and all damages occasion d or resuiting therefrom.

Section 42. No person or corporation shall feed, or cause to be fed, any horse or other animal in any street, avenue, lane, alley, public square or place within the city of Rochester; nor shall any person dust, clean or lay any rug, carpet, oil cloth or any such article, in any of the squares or parks of such city, or hang them upon the fences of the same for that purpose, under a henalty of five dollars for each offense.

Section 43. No person shall remove, displace or destroy any timbers or other materials laid or deposired by the Executive Board, or by its direction, on any maca anized or asohaltum street, avenue, lane, alley, park or p ace within the city of Rochester, for the purpose of turning or diverting travel on any particular part thereof, under a penalty of five dollars for each offense. Section 44. No person or corporation shall burn, or cause to be burned any straw, shawings, le wes, wood or articles of any kind or nature, in or upon any of the aschaltum strate or aroune within the

Section 44. No person or corporation shall burn, or cause to be burned any straw, shavings, 'e wes, wood or articles of any kind or nature, in or upon any of the asphaltum streets or avenues within the city of Rochester at any time, under a penaity of twen'y-five dollars for each offence, and in addition thereto shall be liable for any and all damages occasioned to such asphaltum pavement of said city from or by reason of such burning.

Section 45. Whenever any improvement shall be made within the city of Rochester, to any of the public strests, avenues, lances or places therein by which any embankment or filling up shall be made of one and one-half feet or over, then and in that care all owners, agents of and non-resident owners and occupants of lots, houses or buildings on each side of such street, avenue, alley, lance or place opposite and aud adjacent to such embankmen: and filing shall cause a sufficient stone work to be erected on the line of said lot or lots of the length of the sidewaik adjancent thereto, or shall cause said lot or lots to be filled with earth, stone or sand to the level of said side walk, such filling up shall extend back on the upper surface thereof at least one-half foot from the sireet inne of such land or lands with a suitable level, such filling up shall be made and such stone work shall be constructed under the direction of the Executive Board of such city, and every person violating the provisions of this section shall be labe to a penalv ot ten d blars, and a further benalty of five dollars for every twenty-four hours such failure or violation shall continue, and in addition thereto shall be liable to any person or corporation for any damage occasioned by reason of any failure

sidewalks, and at the same inclination, except where the Executive Board of said city shall otherwise direct or permit, and every cellar con-structed and used for stori zy shall have good and substantial cellar doors or gratings even with the latterms and those used and constructed for substatutal centar doors of gratings even what use platforms, and those used and constructed for dwellings, stores and shops, that require open steps, shall be properly and securely railed in and at all times be maintained and kept so as to secure the safety of pedestrians and other persons; none of the above mentioned ercetions or con-structions shall be made without the written consent of said Executive Board, specifying the location, form, dimensions and material of such erection or construction, of all such platforms and the cellar doors shall be covered by iron brads or nails not more than three inches apart so as to prehaus but more than three inches abart so as to pre-yeat persons passing over them from slipping. Any person violating any of the provisions of this section s'all be liable to a fine of ten dollars for each offense and a further penalty of five dollars for each twenty-lour hours that said owner or agent or occupant of the premises on which any such construction or erection may be made, shall perfect or refuse to courble with the said owner. neglect or refuse to comply with the said provis-is and snall also be liable to any person or corpora-tion sustaining any damage or injury from or by reason of any such violation, and shall also be lia-ble to indemulty and pay to the city of Rochester any and all damages it may sustain or be compelled to pay by reason of any violation of or neglect to comply with any of the provisions of this section.

Section 47. If any owner, agent of or non-resi-dent owner or occupant of any building or tene-ment within the city of Rocherter shall omit for the Bace of ten days after he shall have been required so to do by the Common Council of said city to cause the building or tenement owned or occupied by him to be numbered or renumbered, every such owner, agent or occupant shall forfeit and pay a penalty of one dollar for every day thereafter until the said tenement shall be numbered or renum-bered as a foresait. bered as aforesaid.

Section 48. Any person or corporation who shall make or cause to be made or shall have made any street, avenue, lane, alley or place or upon her, his or its lot adjacent to and within tour feet of the line of any such street, avenue, alley, lane or place line of any such street, avenue, alley, lane or place within the city of Rochester, shall cause the same to be protected by the erection of good and suffi-cleat guards or barriers around or next to said street between the same and such cellar, pit, hole or excavation so that the same shall ex-tend the whole length of such cellar, pit, hole or excavation, and also shall at all times during the night time place or cause to be placed lights at each end and side thereof in such a manner as to cast the light there-of upon such cellar, pit, hole or excavation and such light or lights shall be kept burning at all hours of the uisht, and for a failure to comply with the of the night, and for a failure to comply with the provisions of this section, every such owner, contractor and other person or corporation shall be liable to a penalty of twenty-five dollars for each night or twenty-four cours the provisions of this section shall not be complied with, and in addition Section shall not be complied with, and in addition there os shall also be hable to any person or corpo-ration, i.elucing the eify of Rochester, whe may be damaged to any extent by reason of such failure, and if within twenty-four hours after notice to erect the same shall be given by said Executive Board, said Board may cause the same to be done at the expense of the person or corporation so

at the capture of the provision of corporation Section 49. Any and every person or corporation violating any of the provisions of any one or more of the sections of this ordinance, shall, in addition to the per alty or penalties hereinbefore prescribed therefor, be liable to any and every person and corporation sustaining or suffering any dama_ze or injury by reason thereof, and shall also be hable

tion; it shall be the duty of the Executive Board of said city and of its members to cause the pro-visions of this section to be comclied with. Section 46. All platforms within the city of from, or by reason cf, any such neglect or viola-

Section 50. Every execution issued upon a judg-Section 50. Every execution 'ssued upon a judg-ment recovered for a violation of this ordinance, or any of the sections or provisions thereof, shall command the amount to be made of the property of the defendant or defendants. if any such can be defendant to the Monroe County Penitentiary, and the verson violating any provisions of this or-dinance or section hereof, and failing to pay the penalty and fine therefor, shall be imprisoned in said penitentiary for a term of, in case the penalty penalty and noe therefor, shall be imprisoned in said penitentiary for a term of, in case the penalty and fine shall be under twenty-five dollars, not ex-ceeding fifty days, and in case the fine and penalty exceed twenty-five dollars, for a term of not ex-ceeding one hundred days.

Section 51. This ordinance shall take effect imediately.

Ald. Kelly moved that Section 42 bereferred back to the special Committee on Ordioances. Adopted

The ordinance retating to streets, lanes, alleys, etc., was on motion of Ald. Kelley. Adopted with the exception of Section 42 by

Aves -Ald. Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Foley. Mandeville, Swikehard, Kelly-9

Nays-Ald. Stein-1.

Ald. Sten moved that section 10, relating to wide tires, be stricken out. Lost by the following vote :

Ayes-Ald. Man leville, Swikehard, Stein-3.

Nays-Ald. Coughlin, Marson, Watson, Kohlmetz, Fritzeche, Folev, Kelly-7. By:Ald. Kelly-Resolved, That Senator Pitts and Assemblyman Maurer be, and they hereby are, reques ed to urge the immediate passage of the following act, amending certain sections therein mentioned of the city charter :

AN ACT to amend the charter of the City of Roch-ester, as contained in chapter fourteen of the laws of eighteen hundred and eighty, and the acts amendatory thereof and supplementry thereto,

The People of the State of New York, represented in Senate and Assembly, do enact as follows

Section 1. Section one hundred and seventy-three of the charter of the city of Rochester, being chapter fourteen of the laws of eighteen hundred and eighty, is hereby amended, so as to read as follows:

Section 173. Whenever the Common Council shall Section 143. W denever the common control shall determine to make any of the improvements in this till specified, and that the lands of any person or corporation will be necessary for that purpose, they shall enter in their minutes a resolution or ordinance, declaring such determination, containing a description of the latd so deemed necessary; and also of that part or portion of the said city which said Common Council deem will be benefitted by said common Council geem will be consisted by said improvement; they may purchase the land so deemed necessary, of the owner thereof, and make him such compensation as they shall judge reason-able; and, thereupon, shall receive from such owner a convergence of such land to the city and, for the purpose of such land to the city and, for the purpose of such purchase, they may author-ize the Executive Board of said city to nerotiate for such purchase, subject to the approval of said Common Council.

Section 2. Section one hundred and seventy-four of said chapter fourteen is hereby amended so as to read as follows .

Section 174. In case the said Common Council, or Section 1/4. In case the said common council, or Executive Board, is unable to agree for the pur-chase of any real estate, or lands, required for the purposes aforesaid, the said Common Council shall have the right to acquire title to the same, in the manner, and by the special proceedings prescribed in this act, and, for that purpose, a map of the street; aliev, square, park or other public improvement; shall be made and filed in the office of the County Clerk, and of the County Clerk of the County of Monroe, showing on such map the lots, tracts and parcels of land which are deemed necessary to be taken; and the commencement, course or termination of the road, street, alwy, square or park proposed to be laid out, widened, extended or altered; or of the sewer, or other work or improvement proposed to be made in, on or through the than so to be taken, and said Common Council may also direct the City Attorney to take the proceedings provided for in this act for the acquirement jet the same.

Section 3. Section one hundred and seventy-five of said chapter fourteen is hereby amended so as to read as follows :

Sector 175. The Common Council or City Attorpey shall, after the filing of the map hereinbefore provided, cause to be published for ten days, in a daily newspaper in saud city, a notice specifying and describing the lands necessary for the improvement or purpose hereinbefore mentioned, and the portion of the city deemed to be benefited by reason thereot, and that an application will be made to the County Court of the county of Monroe, or to a Special Term of the Supreme Court, to be held in the Seventh judicial district, at a time to be specified in said notice, for the appointment of commissioners to ascertain and appraise the complements of such 'ands and buildings, or persons interested therein to be taken, will be entitled to for the same. The Common Council or City Attorney shall also, at least ten days before the time numed for such application, in ad ution to said publication, cause a notice to be saved on each of the owners of the premises to be taken, who are esidents of the same at their several places of such residence be known to said City Attorney, or can, by reasonable diligence, be ascertaned, or upon the occupants of said premises, either pensonally or by leaving the same at their several places of abode, or in case no person can be found at the time of making the service residents at did place of abode with whom to leave such notice, then such notice may be served by posting the same in a conspuctuous place at said place of abode, or upon the premises sought' to be taken; and upon the agent reside in the disy, and his name shall have been entered in a book to be kkep by the city clerk for that purpose, the service to be made on said agent may be personal, or in the manner provided for the service of abode per owners or cocupants aforessid.

Section 4. Section one hundred and seventy-six of said enapter fourteen is hereby amended so as to read as follows ;

to read as follows; Section 176. At the term of the court in such to the file specified, or the term to which the hearing for decision of the application may be adjourned, the said court, upon iting proof by affidavit of the such commissioner ers or occupants to ever or occupant such improvement. Such commissioner ers or occupants to such improvement such commissioner ers or occupants to such improvement such commissioner ers or occupant such improvement such commissioner ers or occupants to person to whom to the parties interested, if desired, shall appoint not, less than three, norr or kin to any owner or occupant the office of the cle fore directed by see thereof. The court to wnich application shall have been made, as hereinbefore specified, shall, also have power, at any time, to amend any defect the manuer of service thereof, as it deems properand also to appoint other commissioners in place of any who shall de, or refuse, or neglect to serve, and where the mode or manner of conducting ali, or any of the proceedings and where the mode or manner of conducting ali, or any of the proceedings and such amendment for disid chapter four of said chapter four to read as follows:

expressly provided for by this act, the court, before whom such proceedings may be pen img, shall have the power to make all the necessary orders and give the proper directions to carry into effect the object and intent of this act; and the practice in such cases shall conform, as near as may be, to the ordinary practice in such conts; and the power of amendment shall be exercised as liberally as is directed to be exercised in and by such court in actions by section 723 of the Code of Civil Procedure. When any proceedings of appraisal shall have been commenced, no change of ownership by voluntary conveyance or other transfer of the real estate, or any interest therein, or of the subject matter of the appraisal, shall, in any manner, affect such proceedings, or the assessment made thereon, but the same may be carried on and perfected as if no such conveyance.

Section 5. Section one hundred and seventy-seven of said chapter fourteen is hereby amended so as to r.ad as follows:

Section 177. The said commissioners, so appointed, shall take and subscribe the oath prescribed by the twelfch article of the constitution. Any of them may isue subpoenas and administer oaths to witnesses; a majority of them may adjourn the proceedings before them, from time to time, in their discretion. They shall give public notice, by a notice published dally for ten days, in at least one of the daily newspapers authorized to publish corporation notices, of the time when and place where they shall meet to enter upon their duties. At the time appointed, or any other time and times to which they may adjourn, they shall proceed to view the lands and premises proposed to be taken, and hear the proofs and alegations of the darties, and, after the testimony in such case is closed, they, or a majority of them, shall appraise the damages which the owner or owners, or persons interested, and if there be any occupants or tenants who may have a leasehold interest in the premises to be taken for such public improvements, will severally sustain by being deprived thereof, and the compensation awarded to any occupant or tenant aforesaid, shall be de ucted from the damages awarded to the owner or person interested in the land to which the right of such occupant or tenant exists.

Section 6. Section one hundred and eighty of said enapter fourteen is hereby amended, so as to read as follows:

Section 180. If such report is not appealed from in thirty days, as hereafter provided, or whenever such report is finally confirmed, the Common Council, or the Executive Board of the city, may take the lands and premises specified in the report of such commissioners, and which have been determined by the Common Council to be necessary for of damages or compensation awarded to the owners or occupants thereof in such report, less the amount of any assessment made against such owner or occupant for any part of the expense of such improvement, or depositing the same in some bank in the city of Rochester to the credit of the person to whom the same is awarded, less such assessment, if any, aforesaid. At any time after the confirmation of such report, the Common Council may direct that the duplicate copy thereof, filed in the office of the clerk of Monroe county, hereinbefore directed by section one hundred and seventy-eight of this act, shall be recorded at full length in also, direct that any report of common Council may, appraisal in any proceedings instituted for the ac-quirement of lands by the city of Rochester, here-tofore filed in said Monroe County Clerk's office, or a certified copy thereof, shall be recorded at length in said clerk's office, with the same effect as if such proceedings had been instituted, or report made and filed, after the amendment of this section.

Section 7. Section one hundred and ninety-seven of said chapter fourteen is hereby amended, so as to read as follows: Section 197. Where it shall be known to, or dis-covered by the Common Council, at any stage of the proceedings, before the said report is confirmed by them, that the owner of any real estate or building appropriated in making any of the im-provements herein provided for, is an infant, a guardian for him or her shall be appointed by the county court of Mource county to act for such in-contin the premises, which guardian shall he a refant in the premises, which guardian shall be a re-sponsible person, approved by the county judge, or special county judge of said county. It shall be the duty of the court to appoint such guardian on the application of the mayor or attorney of the city, or of the infant, or of some person acting in his or her behalf, and which guardian, when so appointed, shall see that the rights of such infant,

or infants, are protected. Section 8. Section eignty-three of said chapter fourteen hereby amended so as to read as follows:

Section 83. The annual assessment of property Section so, the annual assessment of property in said city shall b made by the assessors thereof, by the second fuesday of April in each year, who shallenter the assessments; for each ward in a sep-arate book provide for that purpose. Immedi-ately after such assessments shall have been com-pleted, the assessors shall determine the time and have there they will first most to have the allow place where they will first meet to hear the allegaplace where they with its meet to hear the allega-tions and objections of all persons interested in the assessments, of which at least, the days previous no loe shall be given by publication in all the daily papers published in said totly. At the time and place designated in said notice, and for the consec-tive down the work of a subject of the consecutive days thereafter exclusive of Sundays, the assessors shall meet and hear such allegations and objections, and the assessment books shall there be open to the examination and inspection of all paropen to the examination and inspection of all par-ties interested, between the hours of 9 and 12 in the morning and 2 and 4 in the afternoon. The as-sessors shall amend and correct such assessments as they shall deem proper. When completed, an oath, substantially in the following form, which shall be writted or printed, and upon or attached to said rolls, and each of, them, and which sail oaths shall be signed by the assessors, or a majority of them, and sworn to befor-an officer authorized to administer oaths, and certified by the officer before whom it was taken, namely: "We, the undersigned, do severally de-pose and swear that we have set down in the fore-going assessment roll all the real estate situated in going assessment roll all the real estate situated in the <u>ward</u>, according to our best informa-tion; and that, with the exception of those cases in which the value of the said real estate has been changed by reason of proof produced before us, we have estimated the value of the said real estate at the sums which a majority of the assessors have decided to be the full value thereof; and, also, toat the said assessment roll contains a true state ment of the aggregate amount of the taxable per sonal estate of each and every person or corporaation named in such roll, over and above the amount of debts due from such persons or corpora-tions respectively, and excluding such stocks as are otherwise taxable, and such other property as are otherwise taxable, and such other property as is exempt by law from taxation, at the full value thereof, according to our best judgment and be-lief." After being sworn to, as aforesaid, the as-sessment books shall be delivered to the clerk of the city on or before the fifteenth day of June in vaching who real source the comparison to the clerk of the city on or before the infecentia day of June in each year, who shall report the same to the Com-mon Council of said city at its next meeting. The time for such delivery of such books to said Clerk may be extended by resolution of said Com-mon Council adopted at any time before or after said fifteenth day of June. The assessors shall make and certify a correct copy of said assess-ment books, as they shall then exist, and including the changes a meedments and corrections to the the charges, amendments and corrections to the same that may be made, as bereafter specified, and deliver the same to the supervisors of the several wards, respectively, for the use of the Board of Supervisors of Monroe county, on or before the first day of October in each year, to be, by them, presented to the Board of Supervisors as the ward rolls of the city. The time for such delivery of such bocks to said supervisors, or either of them, may be extended by resolution of said Board of Supervisors adouted at any time better conform Supervisors adopted at any time before or after | torney be, and he hereby is, directed under the

the first day of October. The said Board of Super-visors shall pay to said assessors, for the copy or copies for their use, as aforesaid, in the same man-ner as paid to the supervisors of the several towns for the town rolls. The said assessors are hereby directed and empowered to make such additional amendments and corrections in said assessment rolls as to the names of the actual owners or occu-pauts of real estate therein assessed, as they shall deem proper, at any time before the first day of October in each year. Any and all oaths or affida-vits taken before any officer authorized to adminis-ter oaths attached to any assessment roll of said city, or ward thereor, at any time heretofore, by the assessors, or a majority of them, at such time or times, shall be, and hereby are, declared to be valid and effectual in all respects as to the form and sufficiency thereof. the first day of October. The said Board of Superand sufficiency thereof. Section 9. Section eighty-two of said chapter

fourteen is hereby amended so as to read as follows:

Section 82. All sums so directed to be raised by tax by the Common Council shall be assessed upon all real and personal estate, in said city, according all real and personal estate, in said city, according to the valuation of the same in the last preceding assessment rolls, which shall have been returned by the assessors of said city, and filed in the office of the clerk of said city, except as by this charter otherwise provided; but no real or personal es-tate, which shall be exempt from taxation or as-sessment by the general laws of this State, shall be be assessed for the ordinary city or county liable to be assessed for the ordinary city or county taxes, but such real estate may be assessed and taxes, but such real estate may be assessed and taxed for local improvements. All real estate shall be assessed to the owner or occupant, or by any description by which it may be known and distinguished without reference to the owner or occupant. When any tax or assessment exceeding ten collars in amount has been at any time hereto-fore or hereafter is levied or assessed by, or by order of the Common Council against a person, firm, estate or corporation, is returned by a col-lector uncollected for want of goods and chattels, out of which to collect the same, the mayor or city attorney of said city may anoly on affdavit to the out of which to collect the same, the mayor or city attorney of said city may apply on affidavit to the county judge or special county judge, of the county, aud obtain an order requiring such firm, person, estate or corporation to appear before such county judge, or special county judge, or before a referee named in such order and answer concerning bit their or its persons. answer concerning his, their, or its property. The same proceedings may, in all respects, be had as in cases of proceedings supplementary to an execu-In cases of proceedings supplementary to an execu-tion against property under the code of civil pro-cedure, and as provided in and by chapter three hundred and sixty-one of the laws of cighteen bundred and sixty-seven, as amended by chapter six hundred and forty of the laws of 1881, and the same costs and disbursements may be allowed same costs and disbursements may be allowed against the person, firm, estate or corporation ex-ammed concerning his, their or its property, but none shall be allowed in his, their, or its favor. The tax, if collected, shall be raid over to the city treasurer, and the costs collected shall belong to the party instituting such proceedings, and shall be upplied by him to the partment of the expenses applied by him to the payment of the expenses of such proceedings. And the proceedings taken un-der this section shall conform in all other respects to the course or proceedings provided for in said code of civil procedure in relation to such supple-

mentary proceedings. Section 10. This act shall take effect immediately.

Adopted by the following vote:

Ayes - Ald. Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Swikehard, Stein, Kelly, -9.

By Alil Kelly-Resolved, That the following be added to the p: oposed amendment to section 80: "But nothing contained in this section shall extend or prevent the running of any other statute of limitations for the bringing or instituting of any action or proceeding against the city. " Adopted.

By Ald. Kelly-Resolved, That the city at-

118

direction of the Law Committee, to prepare amendments to section 218, and also to the section relating to judgments rendered by the police jusice to provide for appeals from the same to the County Court, instead of the present expensive method by writ of amendment to certiorari; and also an the section of said charter relating to furnishin z copies of msps റ് trac's to the assessors, so as to provide for a penalty for the violation of such section. also an amendment to the Municipal Court chapter, to make clear ambiguous portions thereof, as may be approved by the judges of said court; and when such amendments are prepared and ap proved by said Law Committee, to attach the same to the amendments to said charter ap proved by this Council. Adopted.

Ald. Kelly moved a reconsideration of the vote taken on the penal ordinances. Adopted.

Ald. Kelly, from the special committee on ordinances, reported the following amendment to section 42:

Section 42. No person or corporation shall feed, or cause to be fed, any horse or other animal in any street, avenue, tane, aliey, public square or place within the city of Rochester, no espanal of place of the city of Rochester, no espanal of place to do is given to such person or corporation by the owner or occupant of the premises in front of which such feeding may be done; norsnal any perwhich such recarding may be done, hor shart any per-son dust, clean or lay any rug, carpet, oil cloth, or any such article, in any of the squares or parks of such city, or hang them upon the fences of the same for that purpose. Any person or corporation violating any of the provisions of this section shall be liable to a peralty of five dollars for each offense.

Adopted.

The penal ordinances in relation to streets. lanes, alleys, etc., as thus amended, were then adopted by the following vote:

Aves-Ald. Tracy, Couplin, Marson, Wat-son, Kobluerz, Fritzsche, Folsy, Mandeville, Swikehard, Kelly-10.

Nays-Ald. Stein-1.

By Ald Elliott-

Resolved, That the Representatives of this city in the Legislature be, and hereby are, requested to urge the immediate passage of the following act amer ding section two hundred and eighty-four of the city charter.

AN ACT to amend the charter of the City of Roche-ter, as contained in chapter fourteen of the laws of eighteen hundred and eighty, and the acts amendatory thereof and supplementary thereto.

The People of the Siate of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section two hundred and eighty-four of the charter of the city of Rochester, as con-tained in chapter fourteen or the laws of eighteen hundred and eighty, is hereby amended so as to

read as follows: Section 284. All telegraph, telephone and electric light wires and cables used in the city of Roch-ester shall bereafter be placed under the surface of the streets, lanes, avenues or alleys in said city such a manner as may be designated the Common Council of said in the Common bv city. Every corporation, association or person owning or controlling telegraph, telephone, electric light or other wires and cables, including what is known as telegraph poles and other appurtenances thereto, shall, before the tirst day of August eighteen hundred and eighty-eight, have the same removed from the surface of all streets, avenues, laues, alueys, squares and places within (34) three-fourths of a mile from the middle of Main street bridge of said city; and in case the Main street bridge of said city; and in case the owners of the property above enumerated shall ail to comply with the provisions hereof within the suffering to remain, any barbed wire or any other

time herein specified and limited, the Common Council of the said city of Rochester shall then, and they hereby are directed to remove, or direct the Executive Board of said city, or other agents appointed by them for that purpose, to remove without elay, all such telegraph, telephone, elec-tric light and such other wires, cables and poles, wher-ver found above ground within the corporate limits of said city of Rochester at the avenues of limits of said city of Rochester, at the expense of the person or corporation so refusing. Neither the said city, or its Common Council, shall grant any exclusive privilege or franchise under this section nopoly may, or shall be, created, or competition prevented on equal terms. Section 2. This act shall take effect immediately.

Adopted.

AN ACT to amend the Charter of the City of Rochester, as contained in chapter fourteen of the laws of eighteen hundred and eighty, and the acts amendatory thereof and supplementary thereto

The People of the State of New York, represented in Senate and Assembly, do enact as follows.

SECTION 1. Section eighty of the charter of the city of Rechester, being chapter fourteen of the laws of eighteen hundred and eighty, is hereby amended so as to read as follows :

\$ 80. The common council shall examine, settle and audit all accounts, demands and claims against the city, as well of its officers as of other persons, except as otherwise expressed by this charter, or other law, and shall have authority to direct the raising of such sums as shall be necessary to de-fray the same, and the contingent expenses of the city, subject to the limitations and restrictions hereinafter contained; they shall have the power to borrow money, as in the next section provided, and also to borrow against any tax or assessment levied, but not collected, to an amount not ex-ceeding the amount thereon uncollected, and to issue therefor the obligations of the city, payable in not more than one year, with interest at the rate of not over seven per cent. per annum. No unliquidated claim or Jer cent. claim per annum. No unliquidated claim or demand shall be received for andit, unless made out in detail, specifying, if for labor or services, the time when, the place where, by whom and ur der whose direction, and by what authority performed; if for merobandise, material or other articles furnished, the item or items thereof, by whom ordered, and when and to whom delivered; and if for for damages for wrong or injury or negligence, where, where and how occasioned; nor unless accompanied by an affidavit that the claim, and the items and sneedifications thereof are. claim, and the items and specifications thereof are. in all respects, just and correct, and that no pay-ments thereon have been made, and that no setoffs exist against the same, or any part thereof, except those stated. No action or proceeding to recover, or enforce any such claim, debt or demand against the city shall be brought until the expiration of forty days after the claim, debt or demand shall have been presented to the Common Council for audit in the manner and form afore-The Common Council, before auditing any said. such claim, debt or demand, may refer it to a comsuch chain, debt of demand, may refer to a dom-mittee of its members, or one or more of the offi-cers of said city. If such claim, debt or demand shail not be made out or verified, as above re-quired, the Common Council may, within thirty days after its presentation, refuse on that ground to audit it. All actions brought against the city to recover damages or other reher for injuries to the person or property caused by negligence, or in-juries to property caused by any nuisance, shall be commenced within one year from the time of receiving the injuries, or when the cause of action mentioned in the complaint shall have accrued.

\$2. Subdivision fifteen of section forty of said chapter fourteen is hereby amended, so as to read as follows :

15. To compel all persons to keep sidewalks in front of premises owned or occupied by them clear



fence that is likely to cause injury to persons or their clothing, or animals upon any of the public streets, aveaues, alleys, lanes, squares or places within the city of Roobester, situate, built or con-structed upon any line of, or adjacent to any such structure division or line forces, with a sale such also to regulate and provide the manner of con-structing division or line fences within said city, and the manner and kind thereof, and to appurion the construction of such fences between owners of the lands forming such division or boundary lines.

\$ 3. Subdivision four of section forty of said chapter fourteen, is hereby amended so as to read as

follows: 14. To license and regulate, or prohibit sports and the exhibition of shows of every kind, including circuses, theatrical exhibitions or representations, exhibitions of natural or artificial curiosities. caravans of animals, and all other public performances and public exhibitions for money, and to prescribe the terms and conditions upon which licenses shall be granted, and to prohibit all uu-Increases shart be granted, and to promote all the licensed persons from taking part in, or conduct-ing, managing or controlling the same. The lice se fee or tax to be imposed shall be in the discretion of said Common Council, but shall not be for a sum exceeding seventy-five dollars for any single performance, and not exceeding five hundred dollars per year, and at that rate for quarterly periods of the year.

Section 4. Subdivision eight of section forty of said chapter fourteen, is hereby amended so as to read as follows :

8. To prevent and punish horse racing and immoderate driving or riding in any street, avenue, lane, alley or public square. park or place, or upon ane, alley or public square. park or piace, or upon any of the bridges within said city, and to author-ize the stopping and detaining of any person who shall be guilty of such racing or immoderate driv-ing or riding aforesaid. Section 5. Subdivision sixteen of section forty of

said chapter fourteen is hereby amended so as to read as follows :

16. To license avd regulate and control auc-tioneers and the sale of goods, property and other commodities at auction within said city, and to de-termine the times and manuer of making such sales, and to prescribe the terms and conditions upon which licenses shall be granted; to prohibit all unlicensed persons from acting or taking part in or managing any such auction, and to exact a license fee or tax in such an amount as said Common Council may deem reasonable, not exceeding, however, one hundred and fity dollars per year, and at that rate for parts of a year for which such license may be granted. To regulate and probibit the ringing of bells and the crying of goods and other commodities for sale at auction or otherwise, and to prevent disturbing noises in the streets or public places within said city.

\$6. Subdivision twenty-one of section forty of said chapter fourteen is hereby amended so as to read as follows:

21. To license, regulate and control cartmen, por-ters, owners and drivers of all vehicles used for the transportation of passengers or property, and their carts, carriages and vehicles, scavengers and chimney sweeps, and fix the rates of compensation to be taken by them; to regulate sextons and undertakers for burying the dead; to license and regu-late butchers, hawkers, pedlers, junk-shop deal-ers, pawnbrokers and dealers in second-hand artiers, pawnbrokers and dealers in second-hand arti-cles and the business of pawnbrokerage; to pre-scribe the terms and conditions upon which any such licenses shall be granted, and to prohibit all unlicens- d persons from acting in either of said capacities, and to exact a license fee or tax aforesaid ip such an amount as the said common council may deem reasonable, not exceeding, however, five hundred dollars of and from any pawnbroker for the right to conduct any pawnbrokerage business, and not exceeding fifty dollars of and from any of the other persons above enumerated, except that a fee of not exceeding ten dollars for each wagon, carriage or vehicle used in any of the businesses aforesaid, may be charged for any one year, and at that rate for parts of a year. The said com-mon council may fix and establish the rate of in-

terest that shall be taken by any pawnbroker within said city for the loan of any pawnoroser within said city for the loan of any sum; provided, always, that the rate for any loan not exceeding twenty-five dollars shall not exceed the rate of twenty-six per cent. per annum. Pawnbrokers and dealers in second-hand articles may be re-quired to give security to the city of Rochester, with one or more sufficient superty or expertise in a with one or more sufficient surety or sureties, in a sum not exceeding five thousand dollars, conditioned for the observance of the ordinances of the common council.

\$ 7. Section one hundred and fifty of said chapter fourteen is hereby amended so as to read as follow

\$150. The Executive Board shall have control of the water-works of said city and of the construction of all extensions and additions, improvements and repairs of the same, and of furnishing the water to ritizens, and the care and repair of said works, and to the end shall have the powers granted to the Board of Water Commissioners of said city by section three of chapter seven hun-dred and fifty-four of the laws of eighten hundred and seventy-three, and they may make such rules and regulations and establish such rates for the and regulations and establish such rates for the use of water as they may deem proper. All moneys received for water rates, or the use of water, shall, at the close of each day, be paid to the city treasurer. Whenever any meter for regis-tring the use or consumption of water is, or may be, placed in any building or other place where such water is used or consumed by or under the direction of the said Executive Board, the same shall, at the cost and expense of the owner of such building or place, a well as the tenant or occumant. building or place, as well as the tenant or occupant of the same, or other person using or consuming said water, be at all time kept, maintained, guard-ed and protected of and from any mjury caused by reasou of auy act or thing, including the action of frost, and in case any such meter shall be in-jured while being at the place where the same is deposited by the order of said Executive Board, or its agents, the cost and expense of repairing or re-Its agents, the cost and expense of repairing of re-placing the sa e shalt be borne and paid by such owner, and tenant, occupant or other person, to be recovered by suit in the name of, and for the city of Hochester. Any action or proceeding taken or instituted by said Executive Board to recover any constituted by said Executive Board to recover any constituted by said Executive Board to recover any Instituted by said Executive Board to recover any penalty, or enforce any lability, claim or demand under any of the provisions of this act, or any of the rules and regulations of said board, adopted under the power granted by this act, may be brought in the name of the city of Rochester. \$.8. Section one bundred and eighty-two of said heater fourteen is berghy a consider on the read

chapter fourteen is hereby re-enacted so as to read as follows:

\$. 182. When any damages shall be awarded, and any assessments for benefits of the improvements, in respect to which such damages are awarded, shall be made upon the same person or persons, or in respect to the ownership of any parcel of land, a part of which shall be taken for such improve-ment, in that case the said city of Rochester shall become vested with the title to such land, so taken (free from any and all liens and incumbrances of every kind and nature), upon paying, or deposit-ing, or directing the depositing, according to the provisions of this act, the excess of the amount so awarded over and above the amount so assessed, and in case the amount so awarded is less than the in respect to which such damages are awarded, and in case the amount so awarded is less than the amount assessed, then upon the confirmation of the assessment roll containing the application of such award upon such assessment. Any and all lands acquired by the city of Rochester for any purpose under the provisions of this act, shall be deemed to be acquired for public use. §, 9. This act shall take effect immediately.

Adopted.

By Ald. Kelly-

o the Common Council of the City of Rochester:

GENTLEMEN-I beg leave to inform you that udgment upon the decision of affirmance of the Court of Appeals in the case of Hiram Smith and others against the city has been entered in the On-tario county clerk's office, thereby necessitating the payment of the following judgments for costs in that action, viz.: November 10, 1884, \$1,789,13; July 15, 1885, \$81.57; and February 12, 1887, \$113.39, with interest on said sums from their respective dates.

I also beg leave to inform you that judgment fill be entered to-morrow in the case of Frank Elwood against the city, in accordance with the decision of the General Term, particulars of which have been heretofore communicated to you in my former communication.

I also beg leave to inform you that the referees to whom were referred the actions brought to re-cover damages arising from the diversion of water from Hemlock lake from the time of taking the same until Sectember 3d, 1885, the date of the con-firmation of the award made by commissioners, have made their report in the twenty-three actions finding an aggregate amount of damages sus-tained by the plaintiffs to be the som of \$9,485. Bills of costs and disbursements and notice of taxation thereof in sixteen of those actions have been served upon me. the fees charged by the referees are \$207.52 in each case.

I would, therefore, recommend that the consid-eration of the foregoing mentioned matters and cases be referred to your Law Coma ittee to determine upon the course to be pursued therein.

All of which is respectfully submitted, IVAN POWERS, City Attorney.

Ordered received, filed and published.

By Ald. Kelly-Resolved, That the matters referred to in the above communication of the

City Attorney be, and the same h reby are, referred to the Law Committee to consider and determine upon the course to be pursued therein, and whether the same, or any of them shall be appealed, or settlements thereof made, and report to this Board. Adopted.

By Ald. Kelly-Whereas, By coapter 553 of the laws of 1886, the sum of \$9,000. or so much thereof as might be necessary, was appropri-ated out of any money in the State treasury, for the purpose of rebuilding and enlarging the bridge and approaches in Monroe avenue, over the Erie canal in the city of Rochester, which was to be paid on the warrant of the Superin-tendent of Public Works, provided that the city of Rochester assume the responsibility of any damage arising from the construction of said bridge and appraaches.

Now, therefore, Resolved, That said city of Rochester does hereby, in consideration of said act, and of the construction of said approaches by the State, assume such responsibility and guarance to save the said State from any damage whatever by reason thereof, and the Mayor of the said city and the City Clerk thereof, is hereby authorized to enter into and with said State and to execute any formal instrument necessary and proper to effect said object.

Ald. Kelly moved that the whole matter be referred to the Law Committee and City Attorney. Adopted.

Ald. Watson moved that when the Council adjourn it be until the 23d instant, and that the Clerk be directed to advertise for allegations for public improvements, for that evening. Adopted.

The City of Rochester to H.V. Filkins, Constable. Dr.

To the amount of the execution in favor

of Wm. R. Hall, defendant, against the City of Rochester, plaintiff.......

5 80 To the Honorable the Common Council of the City

of Rochester: GENTLEMEN-Your attention is respectfully called to the above bill and need of the prompt payment thereof.

Yours respectfully, IVAN POWERS, City Attorney.

Ordered received, filed and published,

By Ald. Kelly -Resolved, That the bill of H. V. Wilkins be referred to the Contingent Expense Committee. Referred to the Contingent Expense Committee.

By Ald. Stein-Petition of James P. Bambridge to be relieved from taxes, etc., referred to the Assessment Committee; also, r-monstrance against the erection of a wood building by Roman Dorschel on lot No. 17, Wadsworth street. Referred to the Word Building Committee and Fire Marshal.

On motion of Ald. Mandeville the Council adiourned.

PETER SHERIDAN, City Clerk.

in Common Council-Feb. 23, 1887.

ADJOURNED REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present-Ald Tracy, Coughlin, Marson. Watson, Kohlmetz, dr. tzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer -- 15.

Absent-Ald. Elliott-1.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Coughlin-Bill of

United Gas Improvement Company for care of lamps for the month of January.. \$ 353 40 Referred to Lamp Committee

By Ald. Coughin-Petition of Mary W. Dansen in relation to an erroneous assessment. Referred to the Assessment Committee.

By Ald. Fritzsche-Petitions of Mary A. Roda and M. A. Vogt for permission to erect wood buildings. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Foley-Petition for a gas main in St. Clair street. Referred to the Lamp Committee.

By Ald, Selve - Petition of Charles F. Hellems in relation to an erroneous assessment; referred to the Assessment Committee. Also petitions of William Thompson and Mrs. Jane Powell for permission to erect wood buildings; referred to the Wood Building Committee and Fire Marsnal, with power to act.

By Ald. Mandeville-Bill of

F. J. Irwin, monthly cleaning......\$ 65 00 Referred to the City Property Committee.

By Ald Mandeville-Petition of E. F. Maher for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald Stein-Petition of Adam Noll for permission to erect a wood building Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Kelly-Petition for the extension of water mains in Rowe street. Referred to the Water Works Committee and Executive Board.

By Ald, Schaeffer-Petition for electric light on Boardman avenue and Pearl street; referred to the Lamp Committee. Also petition for a plank walk on Carter street; referred to the City Surveyor to prepare an ordinance.

By Ald. Swikehard -Remonstrance against the erection of a wood building by Michael Marney on Megne street; referred to the Wood Building Committee and Fire Marshal, with nower to act

REPORTS OF STANDING COMMITTEES

Ald. Coughlin, from the Lamp Committee, and Ald, Mandeville, from the City Proparty Committee, reported favorably on the bills referred to their respective committees, and referred them to the Finance Committee for payment

By Ald. Eohrer - Whereas, No agreement for the purchase of lands necessary to be taken under ordinance No. 3,079 for the extension of

Stewart street can be made; it is hereby Resolved. That a copy of said ordinance and of this resolution, together with a map of the street or improvement, be made and filed in the office of the City Clerk, which map shall show thereon the lots, tracts and parcels of land which are deemed necessary to be taken, and the commencement, course and termination of the portion of the said street proposed to be extended, according to the provisions of section 174 of the city charter, and that the City Attorney be, and he is hereby instructed, to take such pr ceedings as may be necessary to secure such object. Adopted. By Ald. Bohrer - Whereas, No agreement

for the pupchase of lands necessary to be taken under ordinance No. 3,077 for the widening of the east end of Hand street can be made; it is hereby

Resolved, that a copy of said ordinance and of this resolution, together with a map of the street or improvement be made and filed in the office of the City Clerk, which map shall show thereon the lots, tracts, and parcels which are deemed necessary to be taken, and the commencement, course and termination of the portion of the said street proposed to be widened. according to the provisions of section 174 of the city charter, and that the City Attorney be, and he is hereby instructed, to take such pro-ceedings as may be necessary to secure such Adopted. object.

By Ald. Bobrer-Whereas, no agreement for the purchase of lands necessary to be taken under ordinance No. 3,078 for the extension of Clifford street can be made; it is hereby

Resolved That a copy of said ordinance and of this resolution, together with the map of the street or improvement be made and filed in the office of the City Clerk, which map shall show thereon the lots, tracts and parcels of land which are deemed necessary to be taken, and the commencement, course and termination of the portion of the said street proposed to be extended according to the provisions of section one hundred and seventy-four of the city charter, and thet the City Attorney be, and he is hereby instructed to take such proceedings as may be necessary to secure such object.

Adopted. By Ald. Schaeffer-

To the Honorable the Common Council of the City of Rochester:

of Rochester: GENTLEMEN-Your Assessment Committee begs leave to subnit the following as its report in rela-tion to the following matter, namely : In regard to the request of John G. Hetzel to be relieved from payments of assessments made against the following lots, owned by him in the Kondoif & Brayer subdivision of lots, namely : Nos. 29, 31, 33, 35, 37, 38, 39 and 40, on the east side of Seventh street, Nos. 63, 68, 70, 72 and 74, on the west side of said Seventh street, and Nos. 71, 73, 75, 76, 77, 78 and 79, on the east side of Eighth street, levied and imposed under Ordinances 119

No. 2,813, for Rowe street outlet sewer, and No. 2,845, for Howe street sewer extension, we are of the opinion that Mr. Hetzel should be permitted to pay (\$49.40) forty dollars and forty cents, in full of said assessment for said Rowe street outlet sewer, and fifty-four dollars and seventeen cents (\$54.17) in full of said assessment for said Rowe street sewer extension; and upon such payments being made the Treasurer should be directed to cancel said assessments against said lots, and charge the balance thereof to erroneous assessments. The balance thereof to erroneous assessments. The Surveyor and Assessors, whom your committee consulted in regard to the matter, have recom-mended the above action to be taken, assigning as reasons therefor that the lots assessed are low, sunken lots, part of them having been, and being now, used for ice-pond purposes, and that they cannot be diained into either of said sewers until after they have been filled in at a considerable ex-pense which may not be done for more recommended. pense, which may not be done for many years to come.

We would, therefore, recommend that the foi-We would, therefore, recommend that lowing resolution be adopted. Respectfully submitted, C. J. SCHAEFFER, J. MILLER KELLY,

C. STEIN, D. W. SELYE,

Assessment Committee.

Ordered received, filed and published. By Ald. Schaeffer-Resolved, That the treasurer be, and he is, hereby directed to receive from John G. Hetzel the sum of \$40 40, in full of assessment u der ordinance No. 2,813, for Rowe street outlet sewer, and the further sum of \$54.17, in full assessment under ordinance No. 2,845 for Rowe street sewer extension, made against lots in the Kondolf and Braver subdivision of lots known as Nos. 29, 31, 33, 35, 37, 38, 39 and 40, on the east side, and Nos. 66, 68, 70, 72, 74 on the west side of 7th street, and Nos. 71, 73, 75, 76, 77, 78 and 79 on the east side of 8th street; upon such payments being made to cancel said assessments, and charge the balance thereof remaining to erroneous assessments. Adopted.

Ald. Schaeffer called from the table the following:

"By the Clerk-

"ROCHESTER, N. Y., Jnne. 30, 1886.

"Gentlemen of the Common Council:

" At your meeting held on the evening of June "At your meeting held on the evening of June 15th, upon the report of your Assessment Com-mittee, the Treasurer was directed to receive from Edward Brunswick the sum of \$600 in full of the assessment levied upon lot 1 and lots H and Z, in-clusive, for North St. Paul street improvement. The lots covered by this resolution are twenty in number. The amount of tax for said im-provement standing upon the books of the Treasurer against the aforesaid property, including expense of sale, etc., is \$2,757.32. The Treasurer is therefore directed to charge to erroneous assess-ments-which means upon the city at large-the Is therefore difference to charge to encode a saves ments—which means upon the city at large—the sum of \$2,457.32. The justification for this action seems to have been wholly based upon the state-ment that, said improvement was improperly conment that said improvement was improperly con-structed; that poor material was used, and that in consequence thereof the property owners along the line of the said street have received but little benefit. If these statements are true, and this is a proper way to remedy the injury claimed to have been done, then your Board must calculate to can-eal other assessments remaining unpuld and where been done, then your board must calculate to can-cel other assessments remaining unpaid, and where the tax has been paid u ust also refund the equita-ble amount. As the entire cost of the miprove-ment was about \$34,000, for which Mr Bruns-wick's property was assessed about \$2,700; and as your resolution now proposes to accept in full for this assessment \$300, or about 11 per cent. thereof, leaving 89 per cent. to be charged back to the central fund, you must make up your most side the general fund, you must make up your mind, if you would deal justly by all concerned, to refund and charge back a similar 89 per cent. of all other

119

assessments for the improvement, or a total of about \$30,000. It seems to me that your action has been unwisely taken. I have made inquiries as to the quality of the improvement made. Opintons differ. It is alleged that the same was as good as could be expected for that the aracter of improvement. The contractors for the work are improvement. The contractors for the work are among the most reputable and responsible in the city. If they have erred, then their attention should be called to the fact, and they should be asked to receify the errors committed. If the improvement was improperly made, why was the same accepted and paid for? Let us ascertain where the responsibility its and, if possible, apply the remedy. I do not feel that the city at large should bear this burden, and therefore re-turn the said resolution without the sanction of turn the said resolution without the sanction of my approvel. "CORNELIUS R. PARSONS, Mayor.

"Ordered received, filed and published. "Ald. Foley moved that the matter be re-ferred back to the Assessment Committee for further consideration. Adopted.

"Ald. Foley moved that the veto lay on the table until the report of the committee. Adopted."

The Chairman stated the question to be. Shall the resolution stand as an order of the Board, notwithstanding the veto of his honor the Mayor ?

The resolution was passed over the veto by the following vote: Ayes-Ald Tracy, Coughlin, Marson. Wat-

son, Kohlmetz, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bobrer, Keily, Schaeffer-15. By Ald. Kelly-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN:-Your Law Committee begs leave to report that Messrs. H. V. Howland, James T. Gardiner and Charles C. B. Walker, referees in the Gardiner and Charles C. B. Walker, referees in the twenty-three several actions brought by the fol-lowing named persons for damages alleged to have been sustained by them by reason of the taking of water from Hemlock Lake, from the time of the first taking taereof, in January,1876 up to the third day of September, 1885, the date of the confirma-tion of the report of said persons as commissioners in proceedings to acquire the right to take such water, not exceeding 9,000,000 gallons per day in behalf of the eity, have made their reports, whereby they have found the following amounts due to such persons, viz. :

such persons, viz. :			
William Hamilton, as assignee of George		500	
R. Smith Elias L. & Wm. R. Yorks		55	
		200 300	
Martin & Seymour Pierce	ē		
Benjamin G. Weaver		50	UU
Alvin T. Smith, as executor, etc of Mary			~~
B. Smith, deceased	1,0	100	ω.
Susan L. Cooke & Anna J. Lee		50	
Guy R. Pride	1,9	900	00
James L. Ruland		50	
John W. Day & Richard Cook	- 1	250	00
Adrianna C. Smith		210	00
George R. Smith, as executor of Hiram			
Smith, deceased	1.4	400	00
Elston Hunt and others		800	ÕŌ
John Ideson		815	00
Benjamin G. Weaver and another		120	
Benjamin G. Weaver		135	
James A. Stillman			ŏŏ
Amos Lotee		бŎŎ	
Alonzo W. Townsend		500	
Frank A. Booth		500	
Edwin E. Bond		250	
John G. Neal and others			00
Myron Barton and Allen I. Williams		250	
Oliver Allen		90	00
	-	105	

Mr. Bacon, attorney for the plaintiffs, has served upon Mr. Powers, the city attorney, bills of costs an' disbursements, and notice of the adjustment thereof by the clerk of Monroe county, on the 14th instant, at 10 o'clock a. m., in the first sixteen above entitled actions, put the time for such ad-justment has been extended by stipulation to and until Thursday of this week, the 24th instaut, at 10 o'clock a. m. All of the actions were brought to trial and tri d together before the referees. The number of days occupied in the trial and submisto trial and tri d together before the referees. The number of days occupied in the trial and submis-sion of the cases was twelve. In the bills of costs served, the fees of the referees in each action is stated to be two hundred and seven dollars and fifty-two cents (\$207.52), making a total of four thousand seven hundred and seventy-two dollars and ninety-six cents (\$4,772.96). In view of the fact that more days were occupied by the referees a completence in beaving and deading the theory as commissioners in hearing and deciding the con-demnation proceedings, and that at the time of the trial of the actions the referees had the benefit of the knowledge and information acquired by them but a short time before in said condemnation proceedings, concerning the situation of the propproceedings, concerning the situation of the prop-erty and the damages resulting thereto by the ta-king of the water, and their fees in said condemna-tion proceedings were but \$3,200, besides disburse-ments for traveling and hotel expenses, we con-sider the charges made by them, as referees above mentioned, to be excessive, and we recommend that the city attorney be instructed to contest the allowance of the referees of a sum beyond that al-lowed by statute, and also that he be instructed to contest the items, trial fees and taking depositions de bene esse in the costs, and to that end recom-mend the adoption of the following resolution. All of which is respectfully submitted,

All of which is respectfully submitted, J. MILLER KELLY, P. WEIDER, HENRY KOHLMETZ, D. W. SELYE, Law Committee.

Ordered received, filed and published.

By Ald. Kelly-Resolved, That the City At-torney be, and he hereby is, requested to appear at the taxation of the bills of costs and disbursements in the first sixteen entitled actions in the foregoing report of the Law Committee, and take such measures as may be necessary to prevent an allowance being made therein to the plaintiffs of the items of thirty dollars trial fee, ten dollars for trial occupying more than two days, ten dollars for taking depositions de bene esse, and two hundred and seven dollars and fifty-two cents (\$207.52) referee's fees, except that the referee's fees be allowed at the rates prescribed by the statute in such case made and provided. Adopted.

By Ald, Kelly-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: Your Law Committee begs leave to submit the following as its report in relation to the matters hereinafter mentioned:

In the case of Hiram Smith and others against the city the Court of Appeals recently handed down its decision affirming the judgment of the General Term, and upon that decision judgment was entered against the city in the Untario County Clarks office office month of the contario for

 Making a total of
 Simith, as executor of Hiran
 and the city in the Untarto County

 mith, deceased
 1,400 00
 Clerk's office, affirming the previous judgment for

 on Ideson
 800 00
 costs and an injunction, and for \$113.38 costs of

 ni deson
 800 00
 costs and an injunction, and for \$113.38 costs of

 njamin G. Weaver and another
 120 00
 it will be remembered, was brought by various

 nes A. Stillman
 500 00
 privilege: on the outlet of Hemlock Lake to obtain

 nos Lotee
 500 00
 privilege: on the outlet of the mlock Lake to obtain

 onzo W. Townsend
 500 00
 comparing the matrix first marking the water from the lake under

 nin G. Neal and others
 500 00
 comparing the motor taking the matrix first marking the motor the injuries resulting from

 win E. Bond
 250 00
 such taking. The action was begun on or about

 August 26th, 1878, the late Albert G. Wheeler
 500 00

 war Allen
 500 00
 such taking. The action was begun on or about

 Making a total of
 \$9,485 00
 upon such recommended, and the Common Council acting

Cogswell and Perkins as counsel to assist the city Augustation of the state of the second state of the state by Mr. Theodore Bacon, attorney for the plain-tiffs, which resulted in a decision of affirmance. tins, which resulted in a decision of affirmance. A further appeal to the Court of Appeals was taken from the judgment entered upon the decision of affirmance by the plain-tiffs, and that Court, on June 5, 1885, handed down its decision reversing the judgment below and holding that the right to divert the waters to any other uses than those for which the public easement was reated, i.e.; for the pur-poses of navigation, although public in their na-ture, could only be acquired under and by virtue of the sovereign right of eminent domain, and of the sovereigh right of enhant domain, and upon making just compensation. The case was re-tried before Mr. Justice William Rumsey on July 31, 1884, upon an agreed state of facts, and re-sulted in a decision that the city and the Execu-tive Board thereof be enjoined from diverting or developed the upone of the late, uplace withou is drawing the waters of the lake, unless within six months from the date of the decision, i. e.: Sep-tember 23, 1884, the city should have acquired the right to divert said water, in pursuance of the Statutes in such case made and provided, without menuing however to any right of the plaintiff. prejudice, however, to any right of the plaintiffs, or any of them, to recover damages in other ac-tions from the city by reason of the diversion, and with leave to the city to apply upon the foot of the judgment to be entered thereon for an extension of indegment to be entered thereon for an extension of time so limited, upon just cause being shown. Upon that decision, and on November 10th, 1884, judgment was entered in accordance therewith, and for \$1,789.13 costs, of wnich \$1,000 00 was an additional allowance by the Court to the costs against the city. It seems that when the city first succeeded it obtained an extra allowance of \$750.00 over and above the Statute costs, and the court deemed it proper afterwards when the court deemed it proper afterwards, when the plaintiffs succeeded, to allow them an additional allowance, as aforesaid. An appeal was taken from the last mentioned judgment to the General from the last mentioned judgment to the General Term, and resulted in a decision being made on July 3d, 1885, affirming the same, and judgment of affirmance was entered thereon for \$81.57 costs of the appeal against the city, on July 15th, 1885. A further appeal was taken to the Court of Appeals by Mr. Beckley, late city attorney, funder the direction and consent of your honorable body and the last mentioned ap-neal was argued the early next of this month by Mr. peal was argued the early part of this month by Mr. Powers, the present city attorney.and has resul ed, as before stated, in the judgment appealed from being affirmed with \$113.39 costs, the last mentioned judgment being entered on February 14, 1887, which said judgments bear interest from their respective dates. No further appeal can be taken, and therefore, leaves but one course open and that is to pay the judgments.

In relation to the judgments of Emilv Clark against the city, we recommend thet the City Attorney be instructed to apply to the General Term, at its next session, for leave to take the case to the Court of Appeals, upon the ground that there are questions of law involved therein which ought to receive the attention and decision of the Court of Appeals. The verdict in the action was obtained for damages alleged to have been occasioned by the plaintiff by reason of the change of grade of Edward street, which was done under an ordinance passed by your honorable body. The action was tried in the County Court by the late City Attorney, Mr. Beckley, and resulted in a verdict for the plaintiff of \$300. A motion for a new trial was made by him, and that was denied. He then appealed from the judgment entered upon the verdict and the order denying the new trial to the Supreme Court, and said appeal was argued at the October (1866) General Term by Mr. Powers, then City Attorney. Mr. Powers is of the opinion that the city ought not to be held liable for the damages occasioned, and that the question involved is one that ought to be decided, as soon as possible, by the ocut of last resort.

With reference to the claim of Thomas W. Bowman for the payment of damages, alleged to have been sustained by him by reason of the cutter in which he was riding being upset at the Four Corners, we would recommend that the same be referred to the Executive Board to examine and report to your honorable body the course to be pursurfacement.

sued thereon. With reference to the decision of affirmance of the General Term, handed down Jan. 25, 1837, in the case of James H. Hooker against the city, we would recommend that the City Attorney be instructed to take a further appeal to the Court of Appeals from the judgement entered thereon, as soon as it is entered. The verdict was one for damages alleged to have been sustained by the plaintiff and others, owners of a farm in Irondequoit, by reason of the discharge of sewage from the North avenue outlet sewer into a stream passing through the premises. In a former action of Mr. Hooker against the city an appeal was taken, and is now pending in the Court of Appeals. The questions involved in the case are such as should receive the deliberate judgment of the Court of Appeals, and for that reason we recommend that an appeal in the first above mentioned action of Hooker vs. The City, be taken.

In reference to the payment of the judgment for damages and costs in the case of George Van Ingen, by guardian, against the city, we would recommend that in case the Executive Board concur with us, that such judgment be paid. The action was brought to recover damages alleged to have been sustained by the plaintiff's boy, about 12 years of age, by falling through an opening in the footway of the north side of Vincent place bridge. The Executive Board, by its employees, were at the time engaged in repairing that footway One of the men, it appears, first fore out the planks at different points along the bridge, and the other men put new planks in place of them. It was claimed by the employees that oroper guards were placed at the ends of the bridge, and that they were at the time engaged in the work of reparation. The evidence on the part of the plaintiff, however, tended to show that such a state of facts did not exist at the time of the accident. The jury found in favor of the blaintiff thereon. The boy foll a di.tance of about 109 feet into the water for a number of minutes, unthe bank and into the water and remamed under the surface of the water for a number of minutes, unthe bank and into the water and remore him. The damages recovered are, in the opinion of the city attorney, exceedingly around that the damages were insufficient, and that motion was subsequently denied. An offer was also made on behalf of the plaintiff scounsel, Mr. John VanVoorhis, atter the rendition of the verdict, made a motion for a new trial granted. In case the city appreaded, the only relief it could possibly obtain would he to have the case sent tack for a new trial. The amount of the judgment entered upon the verdict on January 17, 1887, is \$400.00 damages and \$92.50 costs. Interest is to be computed on that amount from the date thereof. In addition is ten dollars costs of a motion to set aside the costs, made by the city attorney, which motion was demed by the Court.

It reference to the claim of Charles Woellert for damages alleged to have been occasioned to him by reason of the overflow of the sewage in the Court and William street outlet sewer ditch passing through his premises within the city, it appears that the sewage has been and is carried under the surface of the roadway near Mr. Woellert's premises by means of three pipes, which at times proved to be of insufficient capacity to carry the same promptly, and thus the water and sewage backed up and overflowed Mr. Woellert's lands, filling his cellar and injuring the well upon his premises. It is claimed that malaria has thereby been caused, which m turn has caused illness in his family and the death of one child. As soon as the Goodman street outlet sewer is completed, it is intended to intercept the sewage above Mr. Woellert's premises and convey it through the sewer, instead of the present open ditch. Mr. Woellert offers to ac-cept \$300 in payment of all past and future dam-ages, and to discontinue the action brought by him in the Supreme Court, without costs, and to exe-cute a written consent to permit the city and its officers to use the ditch in the same maner as pre-viously, until the sewage is diverted therefrom into the Goodman street sewer. Mr. Powers is of the opinion that the settlement will be advantageous to the city to make, and, therefore, recommends that the same be made. We concur with him in that regard.

We, therefore, recommend that the following resolutions be adopted by your honorable body. All of which is respectfully submitted,

J. MILLER KELLY, PHILIP WEIDER,

H. KOHLMETZ, D. W. SELYE, Law Committee.

Ordered received, filed and published. By Ald. Kelly-Resolved, That the Clerk be and he hereby is directed to draw an order upon the Treasurer in favor of Theodore Bacon, Esq., for one thousand seven hundred and eighty-nine dollars and thirteen cents (\$1,-789.13), and interest thereon from November 10th, 1884; eighty-one dollars and fifty-seven cents (\$81.57), and interest thereon from July 15th, 1885; and one hundred and thirteen dollars and thirty-niue conts (\$113 39) and interest thereon from February 14th 1887, payable from the Contingent Fund; said order to be drawn upon the certificate of the City Attorney that proper satisfaction pieces of the three several judgments for costs in the case of Hiram Smith and others against the city of Rochester, have been executed and delivered to him.

Adopted by the following vote : Ayes - Ald. Tracy, Cougblin, Marson Wat-son, Kohlmetz, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bonrer, Kelly, Schaeffer-15

By Ald. Kelly-Resolved, That the City Attorney be and he hereby is instructed to apply to the General ferm of the Supreme Court, at the next term thereof, to be held in Rochester on March 29th, 1887, for leave to appeal to the Court of Appeals from the judgment and order of affirmance in the case of Emily Clark against the city, and upon such consent being given, to take such appeal. Adopted.

By Ald, Kelly-Resolved, That the claim of Thomas W. Bowman, referred to the Law Committee, be, and the same screby is, re-ferred to the Executive Board to investigate the same and report the result of their investigations, as speedily as possible, to this Common Council, and that said Law Committee be, and it hereby is, relieved from further considera-

tion of the claim. Adopted. By Ald. Kelly-Resolved, That the City At-torney be, and he hereby is, directed, when judgment of affirmance is entered in the case of James H. Hooker against the city upon the decision handed down by the General Term of the Supreme Court, at Buffelo, on Jan. 25, 1887, to take a further appeal therein to the

Court of Appeals. Adopted. By Ald. Kelly-Resolved, That the clerk be and be hereby is directed to draw an order upon the treasurer, payable from the contingent fund, in favor of William Butter Critten-den, Esq., attorney for George W. Van Ingen by guardian ad litem, plaintiff, for five hundred and two dollars and fifty cents (\$502.50) with interest on four hundred and ninety-two

dollars and fifty cents (\$492 50) from January 17, 1887, said order to be drawn upon the cer. tificate of the city attorney that proper dis. charges of the judgment and order allowing costs in the case of George W. Van Ingen, by guardian ad litem, against the city, have been executed and delivered to him.

In view of all the circumstances, we concur in the foregoing report of the Law Committee rela-tive to the payment of the Van Ingen judgment and recommend the adoption of the suggestions therein made and of the foregoing report for pay-EYRON HOLLEY, ment thereof.

E. KUICHLING, GEO. W. ALDRIDGE, Executive Board.

Adopted by the following vote :

Ayes -Aid. Fracy, Coughlin, Marson, Watson, Kohtmetz, Fritzsche, Foley, Selye. Man. deville, Swikehard, Weider, Stein, Bohrer. Kelly--14

By Ald. Kelly-Resolved, That an order be drawn on the treasurer for \$300, payable out of the contingent fund, in favor of D. C. Feeley, Esq., attorney for Charles Woellert, upon the certificate of the city attorney that proper releases, stipulations of discontinuance of the action of Charles Woellert against the city, and a right of drainage in the future of the Court and William street outlet sewer sewage into and through the open ditch through his premises, until the same is diverted therefrom by the Goodman street outlet sewer now under contract for construction have been executed and delivered to said city attorney.

Adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Wat-son, Kohlmetz, Fritzscre, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly-14.

By Ald Kelly -

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-The undersigned, your Law Comritee and the City Attorney, to wbom was re-ferred the resolution offered by Ald. Kelly, at your meeting held on the 15th ins²., in relation to the city assuming the responsibility of any damage arising from the construction of Monroe avenue wides and approaches consumpt to Above 550 of bridge and approaches, pursuant to chapter 553 of the Laws of 1886, respectfully report: That the resolution offered is the draft prepared

by the Attorney General for the Superintendent of Public Works, and, if the city desires the building and enlargement of said bridge and app oaches, it will have to accept and adopt the terms of said resolution, as the State authorities refuse to accept any other terms or conditions from the city. We, therefore, recommend that the said resolu-

tion and the preamble thereto be adopted.

All of which is respectfully submitted.

IVAN POWERS, City Attorney. J. MILLER KELLY, H. KOHLMETZ, D. W. SELYE, PH. WEIDER, Law Committee.

By Ald. Kelly-Whereas, By chapter 553 of the laws of 1886, the sum of \$9,000, or so much thereof as might be necessary, was appropri-ated out of any money in the State treasury, for the purpose of rebuilding and enlarging the bridge aud approaches in Monroe avenue, over the Erie canal in the city of Rochester, which was to be paid on the warrant of the Superintendent of Public Works, provided that the city of Rochester assumes the responsibility of any damage arising from the construction of said bridge and approaches.

And, whereas, The subject of acceptance of the terms and conditions mentioned in the following resolution, relating to said bridge and its approaches, by and on the part of the city was referred to the Law Committee and the City Attorney, and said committee and attorney have reported in favor of the adoption of said resolution, it is,

Now, therefore, Resolved, That said city of Rochester does hereby in consideration of said act, and of the construction of said approaches by the State, assume such responsibility and guarantee to save the said State from any damage woatever by reason thereof, and the Mayor of the said city and the City Clerk thereof, is hereby authorized to enter into and with said State and to execute any formal instrument necessary and proper to effect said object. Adopted.

By ald Kelly-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-Your Committee on Salaries would respectfully report to your honorable body in favor of paying to assistant Clip Attorney Henry J. Sul-livan from the first day of January, 1887, to the first day of June, 1887, a salary at the rate of \$2,000 per annum. Your committee recommend this amount in view

of the fact that the business of the City Attorney's office is largely and constantly increasing, and of the fait ful and valuable character of the services rendered by Mr. Sullivan. 'n which opinion and recommendation your Law Committee likewise Concur. J. MILLER KELLY,

J. MILLER KEI LOUIS BOHBER, PH. WEIDER. D. W. SELYE, H. KOHLMETZ,

Salary and Law Committee.

Adopted by the following vote : Ayes-Ald Tracs, Coughlin, wa son, Wet-son, Kohlmetz, Fritzsche, Foley, Selye, Man-deville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

REPORTS OF SELECT COMMITTEES

By Ald, Coughlin-

1

i?

P

Ł

ś 1

, Ľ f To the Honorable the Common Council of the City of Rochester:

GENTLEMEN-We, the undersigned, to whom, as a Committee of Investigation, it was referred by your honorable body to inquire into the reason of the failure to have exacted by the Executive Board from the contractor for laying water pipe in North St. Paul street from Atwater street to Vincent Place, was excavated, and the work begun, the execution of the contract and also the execution and delivery of a good and sufficient bond to acand derivery of a good and sufficient bond to ac-company said contract by which the city would have been indemnified and protected against the damages it sustained by such trench being lett unguarded, and the injuries resulting thereby to Mrs. Amelia Groves, and also to ascertain what course should ries Groves, au sbould also to ascertain what course social be pursued in the future whereby the city can be protected from liability for damages by reason of similar or other negligent acts on the 1 art of con-tractors, would respectfully report: That we have attended upon the said matter of inquiry, and have subpenaed before us to testify various witnesses, including Messrs. Holley, Williams and Gerling, who composed the Executive Board at the time of the mjury to Mrs. Groves in the trench upon North St. Paul street; also Chief Engineer Tubbs, David Clancy, John House, John B. Snyder and J. D. Lyun.

120

excavation was made by Mr. David Clancy, acting under the direction of Chief Engineer Tubbs in the prosecution of said work; that the records of the Executive Board show that it was not until the 24th day of November of that year that the chairman of the Executive Board was authorized to sign a contract with said David Clancy for the excavation of said trench. of said trench.

Your committee is further satisfied that a con-tract and bond was then drawn up and executed, tract and bond was then drawn up and executed, and was placed among the records of the said Ex-cutive Board's office, but that since that time the same has disappeared, either through collusion or accident; that there is no contract to be found at the present time, nor was there at the time the suit was brought, although previous to that it had heen seen in the office of the Executive Board by Mr. Lynn, the attorney for Mrs. Groves, who ex-amined the said contract with a view of ascertain-ing some matters concerning the excavation of such thench, which he did ascertain from a perusuch trench, which he did ascertain from a perusal of the same.

sal of the same. Your committee also finds that Mr. Holley, as chairman of the Executive Board, was directed by a resolution of the Board to execute said contract, but that Mr. Holley, in his testimory, declares that he is unable to state, from any memorandum or from recollection, whether he ever did execute such a contract or not.

such a contract or not. As the result of your committee's investigation we are deliberately of the opinion that the city of Rochester has suffered a loss of twenty-three thousand dollars (\$23,000) by rea-son of the injuries sustained by inclusion the transh upon North St. Paul son of the injuries sustained by Mrs. Groves by the trench upon North St. Paul street, which was left unguarded at the place of the satisfies the place of the place of the place of the satisfiest by those having charge of its construction, that said loss of twenty-three thousand (\$23,000) dollars was an entirely needless loss, as the city corld easily have been indemnified by the contractor executing a contract and giving proper and sufficient bonds, to pretect the city from liability for his negligence before the commencement of the For this fugligate before the commencement of the excavation, and also by the same being properly preserved in some place of safe keeping. Your committee have, therefore, to recommend that, in the future, more caution be exercised by

the Executive Board in permitting excavations in the Executive Board in permitting excavations in our public and much traveled streets, by those who are in no way responsible for dam-ages, that the city may thereby sustain; that said board adopt a system by which a mem-oranda can be kept of the contracts signed, the name of the bondsmen, and the amount of liability, and that it be done by the chairman of the baard; also, that care be exercised in the preservation of the conds and contracts after it becomes known that those executing them are liable, to indemnify the city, by reason of injuries sustained through their lack of care and proper management; and in case of failure to do so, that the members of said case of failure to do so, that the members of said board, who are guilty of such derelection of duty, as was manifest in the case under your committee's consideration, be at once summoned by your honconsideration, be at once summoned by your hon-orable body to show cause why they should not be removed for misconduct in office, as is provided by section 153 of the city charter. All of which is respectfully submitted. WM. COUGHLIN, JR., W. MANDEVILLE, (Our mittee)

Committee.

Adopted.

By Ald, Foley-

To the Honorable, the Common Council of the City of Rochester:

GENTLEMEN: Your special committee on police GENTLEMEN: Your special committee on police patrol respectfully reports to your honorable body that, in company with the mayor and police commissioners, it has thoroughly inspected the police patrol system, as constructed by the Game-well Fire Alarm Telegraph Company under a con-tract made between said company and the city, and do report as the result of such investigation that said system has been properly constructed in all respects in accordance with the requirements of said contract, and do recommend that the said As the result of such examination your Com-tract made between said company and the city, and do report as the result of such investigation the injury to Mrs. Groves, upon the lith day of that accident for at least a week; that said said contract, and do recommend that the said

FRANK FRITZSCHE, Committee.

Ordered received, filed and published.

By Ald. Foley - Resolved, That the Police patrol system, constructed by the Gamewell Fire Alarm Telegraph Company, in accordance with the contract between said company and the city of Rochester, be and the same hereby is accepted by and on the part of the city, and that the contract price be paid to the said company, as provided therein.

pany, as provided unremin. Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Foley, Selye, Mande-ville. Swikenard, Weider, Stein, Bohrer, ville, Swikepard, Weider, Stein, Bohrer, Kelly, Schaeffer-15. Ald. Watson, of the Finance Committee, to

which was referred the matter of the lighting of the kerosene oil lamps, submitted the following :

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN--The undersigned, to whom was referred the question, whether, if by the contract of the lamp contractor the city can deduct for un-lighted lamps, respectfully reports that in his opin-ica, if it can be established by competent legal evion, it it can be established by competent legal ev-idence that any of the oil lamps have not been lighted by, or under the direction of the contrator in accordance with the terms and conditions of your resolution and the specifications contained in the advertisements for bids from contractors of your Lamp Committee, a proper and proportion-ate deduction can be made on account thereof from any moneys due or to grow due to said contractor. Any moneys due, or to grow due to said contractor. All of which is respectfully submitted, IVAN POWERS, City Attorney.

Ordered received, filed and published.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD ROCHESTER, Feb. 18, 1887.

To the Hon. the Common Council:

GENTLEMEN: Some time during the season of 1886 a petition was presented asking to have the Holly water main extended across the Eric canal on Jay street to protect the manufacturing inter-ests on the west side of the canal from fire. As the work could not be done during the season

of navigation, the said petition was referred to the Water Works Committee and the Executive Board. The parties in interest are now pressing the ex-

tension across the canal previous to the opening of the canal this Spring.

The Executive Board recommends that said extension be made across the canal this Spring, as requested. The necessary pipe for the purpose is on hand and the cost of the work will not probably exceed \$450, which sum may be paid from moneys already in the Water Pipe Extension Fund.

Respectfully submitted.

BYRON HOLLEY, E. KUICHLING, GEO. W. ALDRIDGE Executive Board.

Ordered received, filed and published. By Ald. Fritzsche-Resolved, That the Ex-

ecutive Board be and it is hereby authorized to extend a suitable Holly water main across the Erie canal on Jay street previous to the open-

system be accepted on behalf of the city and that the contract price be paid the said company. All of which is respectfully submitted, J. H. FOLEY, W.M. H. TRACY, W. MANDEVILLE, FDA THY EDA THE SAID CONTRACT, SAID CO

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Feb. 23, 1887.

To the Hon. the Common Council:

GENTLEMEN-A majority petition has been pre-ared and is to be presented to the Common Council asking for the extension of wate pipe in Rowe surget from Fourth street to the city line. To ren-der this extension possible during the coming season it will be necessary to extend the water pipe across the Eric canal, on said street, previous to the open-ing of canal navigation. We therefore recommend the passage of the annexed resolution.

Respectfully submitted, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Fritzsche-Resolved, That the Executive Board be and it is hereby directed to extend a suitable water main across the Erie canal on Rowe street, previous to the opening of navigation this year, at an estimated ex-pense of \$700, and to pay the cost of said work out of any moneys which may be now or hereafter appropriated for the Water Pipe Extension Fund. Adopted.

By the Clerk-

To the Common Council :

GENTLEMEN-For some time past the Executive Board has endeavored to obtain from owners of property proposed to be taken for the extension of Clifford street from North avenue to Goodman Childred street from North avenue to Goodman street, the prices at which said lots or parcels of land could be purcased, in accordance with the terms of a resolution adouted by your Board; but every effort to obtain prices from all the owners has failed; and of the number of these who have tendered propositions many of them have assed sums which are so much in excess of the real value of the land that the Executive Board hers lay a to sums which are so much in excess of the real value of the land that the Executive Board begs leave to refer the subject matter back to your honorable body for such proceedings, as, under the circum-stances, the city charter prescribes shall be taken. Respectfully, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published, By the Clerk-

OFFICE OF EXECUTIVE BOARD, ROCHESTER, Feb. 21, 1887.

To the Common Council:

GENTLEMEN: The following communication, from Mrs. Gertrude Schum, is self-explanatory, and is referred to your Honorable Body for such action as the exigencies of the case demands. Respectfully submitted,

THOMAS J. NEVILLE, Clerk. To the Executive Board

GENTLEMEN: Whereas, By agreement made and executed on the 18th day of December, 1882, be-tween the city of Rochester of the first part and Gertrude Schum of said city of second part, a right of way was granted said city by said Ger-trude Schum, across the premises of said Gertrude Schum for the nunces of constructing closuring Schum, for the purpose of constructing, cleaning, widening, deepening, straightening and maintain-ing a ditch. trench or sewer in connection with the Court and William street sewer, so-called, in said city, for the purpose of furnishing an outlet for the sewage therefrom onto and across said premises; and

Whereas, By said agreement such right of way, as aforesaid, was to be terminated by giving writ-ten notice to the Executive Board of the city of Hochester by said Gertrude Schum of her intention to terminate such grant of right of way ;

OFFICE OF THE CITY ATTORNEY, 19 City Hall Building,

Now, therefore, in pursuance of said agreement | and the right therein given me, said Gertrude Schum, I do hereby ive due written notice to said Executive Board of the city of Rochester of my intention to terminate said grant of right of my inclusion to the initial start of the fails of way at the expiration of two years from the date of the service of this notice. Dated Rochester, N. Y., Feb. 5, 1887 GERTRUDE SCHUM.

Ordered received, filed and published.

By the Clerk-

١ĝ

78

ŋ

CITY CLERK'S OFFICE, ROCHESTER, N. Y., Feb. 23, 1887.

To the Hon the Common Council of the City of

Rochester :

GENTLEMEN: At a meeting of the Board of Health, held Feb. 21st, the following action was taken:

By Com. Howe-

Resolved. That in consideration of the necessity of a sewer in Costar street, the cellars being in an unhealthy condition, the Board of Health declares the locality a nuisance and recommends the same to the Common Council for an ordinance for a sewer in said street.

I hereby certify the foregoing a true copy from the minutes.

PETER SHERIDAN, City Clerk. Ordered received, filed and published. Bv the Clerk-

To the Hon. the Common Council of the City of Rochester.

GENTLEMEN: The undersigned who were ap-pointed by order of the County Court of Monroe county, duly granted and entered on the 13th day of September, 1886, commissioners to inquire into and determine to what damages and compensa-tion the owners and occupants of the lands to be taken for the opening of a street from Campbell street to Jay street in the city of Rochester will be entitled, do respectfully report and certify their award of damages as incident to the opening of said street as follows:

The several pieces and parcels of land required for such purpose and necessary for the opening of said street are situated within the city of Roches-ter and are described as iollows: Beginning at a ter and are described as follows: Beginning at a point in the south line of Jay street one hundred and twenty feet east from the west line of lot No. 28 according to a map of a part of lot No. 66 in the 20,000 acre tract made by Silas Cornell, city surveyor, and fied in the Monroe county clerk's office October 2d, 1838, and running thence east in the south line of Jay street forty feet. Thence south on a line parallel to the west lines of lots Nos. 28 and 29 to the south line of lot No. 29; thence west on the south line of lot No. 29 forty thence west on the south line of lot No. 24 forty feet; thence north on a line parallel to the west line to the place of beginning. These premises are owned by the heirs at law of John Lintz, deceased, viz.: John Lintz, Elizabeth Brayer and Mary Hock, subject to the life interest of Barbara Lintz, widow.

Liniz, widow. Also, all that other tract or parcel of land in said city, described as follows: Beginning at the south-east corner of the premises above-described; thence westerly on the south line of said Lintz land forty feet; thence southerly in the prolonga-tion of said west line of the above described prem-iser to the south line of the above described premtion of said west line of the above described prem-ises to the south line of lot 30, as laid out on said S-las Cornell's map; thence easterly along said south line of lot 30, 40 feet; thence northerly on a line parallel with the west line to the place of begin-ning. These premises are owned by Catherine Metzgar. Also, all that other tract or parcel of land situated in said city, described as follows: Beginning at the south-east corner of the last des-cribed premises: segmining at the south-east corner of the last des-eribed premises; thence westerly on the south line aduly appointed guardian ad litem. Therefore we, the Commissioners, having been gation of said west line of the above described the center of the lands heretofore conveyed to John Ries by George Hertel and wife, by deed dated January 8th, 1846; said land so conveyed

being lot 31 and the north one-half of lot 32, as laid out on said Cornell map; thence easterly along said line forty feet; thence northerly on a line parallel with the west line to the place of beginning These premises are owned Peter Drexelius.

Also all that other tract or parcel of land in said city described as follows : Beginning at the south-east corner of the last described premises; theree east corner of the last described premises; thence westerly along the south line of said last described premises forty feet; thence southerly in the pro-longation of the west line of the premises before described to a point half way to the south of the remaining half of the said land conveyed to said John Revs; thence easterly parallel with the north line forty feet; thence northerly parallel with the west line to the place of beginning. These prem-abeth Lintz, but are assessed to and claimed dy Barbara Spitz. Barbara Spitz.

Also all that other piece or parcel of land in said city described as follows: Beginning at the south-east corner of said last described premises; theace westerly along the south line of the last described premises forty feet; thence southerly in the pro-longation of the west line of the before described premises to a line drawn from east to west through the center of lot 32 as laid down on said Cornell map; thence easterly along said line forty feet; thence northerly on a line parallel with the west line to the place of beginning. These premises are owned by the heirs of John Liotz, deceased, viz: John Lintz, Elizabeth Brayer and Mary Fock, subject to the life interest of Barbara Lintz, widow

Also all that other piece or parcel of land in said city described as follows : Commencing at the southeast corner of the last described premises ; thence westerly along the south line of the last de scribed premises forty feet; thence southerly to the south line of lot 32 on said Cornell map; thence easterly along the south line of said lot 32 forty feet; thence northerly on a line parallel with the west line to the place of beginning. These prem-ises are owned by Aloisus and Magdalena Fellman

Also all that other piece or parcel of land in said city described as follows: Beginning at the south-east corner of said last above described premises; east corner of said last above described premises; thence westerly along said south line of said last described premises, forty feet; thence southerly in the prolongation of the west line of the before mentioned premises, forty-reight feet six inches; thence easterly on a line parallel with the north line, forty feet; thence on ortherly on a line parallel with the west line to the place of beginning. These premises are owned by the heirs of John Thoma, deceesed deceased.

Also, all that other piece or parcel of land in said man, all of whom are of full age, except William W. Brayer and George E. Brayer, who are infarts, and for whom Richard H. Schooley, Esq., was duly appointed guardian ad litem. Therefore we the Commissioner but

published according to law, and having taken a view of every part of the premises affected by this The of every part of the predices affected by this proceeding, and having heard the proofs and alle-pations of the respective parties in interest, do thereupon determine and appraise the damages which the several owners and occupants of the land and premises thus to be taken for the opening damages and the several waves and the part of the several several waves and the preserved to the base damages are several to the several several waves and the preserved to of said street will severally sustain by being de-prived thereof, and fix the compensation which each of the aforesaid owners and occupants shall receive therefor as follows:

145

The awards made, after deducting all taxes and assessments which have become a lien upon the land described, and which are now due, to be paid as hereinafter provided.

To John Lintz, Elizabeth Brayer and Mary Hock \$1,234.71, payable to them.

 To Barbara Lintz, \$565.29, payable to her.
 To Gatharine Metzgar \$1.00, payable to her.
 To Gatharine Metzgar \$1.00, payable to him.
 To Barbara Spitz, \$1.00, payable to him.
 To Barbara Spitz, \$1.00, payable to her.
 To John Lintz, Hilzabeth Brayer and Mary
 Hock, heirs at law of John Lintz, deceased, and Barbara Lintz. widow, one dollar, payable to them

To Aloisus Fellman and Magdalena Fellman, one dollar, payable to the Rochester Savings Bank. To Urban Thoma, Magualena Fellman, Cather-

To Urban Thoma, Magcalena Fellman, Cather-ine Ebie, John Thoma, Joseph Thoma, Frank Thoma, heirs at law, and Theresia Thoma, widow of John Thoma, oue dollar, payable to them. To Frank Wackerman, John P. Waekerman, Mary Saxe, Clara Hornung, Frank M. Krebs, Jacob W. Brayer, Nicholas Brayer, Mary Odenbach, Mar-garet C. Howe, John M. Brayer, Elizabeth Brayer, William W. Brayer, Clara M. Brayer and George E. Brayer, one dollar, payable to them. Dated Rochester. N. Y., February 23, 1887. Respectfully submitted. JOHN J. SNELL.

JOHN J. SNELL BERNARD SCHWAB, JOHN R. FANNING, Commissioners.

Ordered received, filed and published. By Ald. Kelly-Resolved. That the next meeting of the Common Council, Wednesday evening, March 9tb, 1887, be and is hereby designated as the time when any objections to the confirmation of the report of the commissioners in the matter of opening a new street from Campbell street to Jay street will be heard. Adopted.

By the Clerk-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Feb. 23, 1887.

To the Honorable the Common Council:

GENTLEMEN-From answers received from lead dealers in reply to inquiries made, we are satis-fied that a rise in market price of pig lead is im-mnent. We therefore advise that this Board be authorized to purchase such an amount of pig lead as will be required to lay the 350 tons of water pipe recently authorized by your Board. Respectfully submitted, THOMAS J. NEVILLE, Clerk.

Ordered received, filed and published. By Ald. Fritzsche-Resolved, That the Executive Board be and it is hereby authorized to purchace 25,000 pounds pig lead, and the City Treasurer is authorized, under the direction of the Finance Committee, to raise, on the credit of the city in anticipation of the next tax levy, such sum as may be required to pay for said lead when so purchased.

Adopted by the following vote :

Ayes - Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Foley, Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaeffer-15. By Ald. Watson-Marson, Foley, Selve, Stein,

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, Feb. 23, 1887.

To the Common Council :

GENTLEMEN-The Executive Board desires to GENTLEMEN-The Executive Board desires to call your attention to the fact that two sections of the north roadway of Court street bridge were entirely destroyed last Friday, the 18th inst., and another truss was subsequently damaged by the wind pressure exerted on the trusses by certain large telegraph poles belonging to the Western Union Telegraph Company. Since the date mentioned the bridge has been en-trely closed until thorough examination and re-

tirely closed until thorough examination and repair of the parts left standing can be made. As soon as this work, which is now in actual progress has been completed the south roadway and side-walk of the structure will promptly be opened to public traffic.

In consequence of the central location of the bridge, it becomes desirable to restore the two sections of the north roadway and the defective trusses as soon as practicable. The telegraph company was last Friday requested by this Board to replace said sections, and also to repair the re-mainder of the structure wherever damaged as mainder of the structure wherever damaged as aforesaid, but no response from said company has yet been received. It will, probably, be found necessary for the city to make all the needed re-construction and repairs, and thereafter to seek a proper record repairs, and thereafter to seek a the telegraph company by legal proceedure.

No funds for this purpose are now available to the secutive Board, and hence the subject of the restoration of the bridge is submitted to your hon-orable body for suitable action.

It is the opinion of this Board that in order to make the cost as little as possible the same kind of truss as exists in the remainder of the bridge be used in such restoration, but that wrought iron instead of cast iron transverse beams be used to support the floating. Doubless new wrought iron or steel main trusses of approved design would be preferable, yet it is fair to assert that a bridge of the type now standing, and with the modications suggested can be made safe.

No accurate estimates of the cost of fully restoring the bridge can at the present time be submit-ted. It is thought, however, that the sum of \$5,500 will be sufficient to perform all work necessary to the re-opening of the structure.

Respectfully submitted, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Watson-Resolved, That the City Treasurer be and nereby is authorized and di-rected to make the city's note for the sum of five thousand five hundred dollars (\$5,500,) payable in tour months from date, and get the same discounted, and place the proceeds thereof to the credit of the highway fund, for the purpose of restoring those portions of Court street bridge demolisued and damaged on Friday, the 18th inst., and charge the discount to the contingent fund.

Adopted by the following vote :

Ayes - Ald. Tracy. Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Foley, Selye, Mandeville, Swikehard, Weider. Stein, Bohrer, Kelly, Schaeffer-15.

By Ald. Watson-

- AN ACT to authorize the City of Rochester to levy a tax for the purpose of erecting new school buildings.
- The people of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The Common Council of the City of Rochester is hereby authorized and empowered to levy a tax of thirty thousand dollars in the general tax levy for the years eighteen hundred and eightyseven and eighteen hundred and eighty-eight in addition to the amount provided for by sub-division six of section 129 of the charter of said cuty, for the purpose of erecting new school buildings and the

purchase of the necessary sites therefor, during the years eighteen hundred and eighty-seven and eighteen and eighty-eight. § 2. Said amount of thirty thousand dollars, or such part therefor as may be necessary, shall, if raised by taxation as aforesaid, be placed to the orredit of the building fund of the Board of Educa-tion of said City of Rochester. And said building fund shall be used for no other purpose than as snecified in section one of this act. specified in section one of this act.
\$ 3. This act shall take effect immediately.

Referred to the Committee on Schools and Public Health.

By Ald Stein-Petition for improving Hudson street; referred to the City Surveyor to prepare an ordinance.

Ald, Kelly moved that when the Council adjourn it be until March 9th. Adopted.

ACTION ON ORDINANCES.

FIRST ORDINANCES

HUDSON STREET ASPHALT PAVEMENT.

FIRST ORDINANCES. HUDSON STREET ASPHALT FAVEMENT. By Alia. Kohlmetz-Resolved, That the City Sur-reyor ascertain and report to this Council the express of constructing an asphaltic pavement in Hudson street, with the necessary work corn cted therewith. Adopted. The Surveyor submitted as such estimate, \$21,000. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz: The construction of a genuine asphaltic pave-ment in Hudson street, from the north line of the crosswalk out the north side of Channing street to the south ine of the crosswaik on the south side of Clif-ford street, with lines of Medina sto e curb on each med of Hudson street within the terminal limits named, said curb lines to be parallel to and nine-een [9] feet from the medial line of said Audson screet; also the count into. cle ming and repairing of existing main sewers; the repairing and modification of the old and the construction of new min hees and surface sewers where needed; the extension of the lot laterals, water and ax surface pipes where now found and their exten-son is necessary; the construction of new lot laterais and the laying of new water and gas surface pipes where now demanded or their future use can be antic-pare 1; also the taking up and resetting or relaying of existing curbstones and of the terminal and parallel from streas, the city Surveyor, under the direc-tion of this Council, has made an estimate of the word generatical for those whole now the maxima bar function of the solon daterain for or solo adality bus thereds. The City Surveyor, under the direc-tion of this Council, has made an estimate of the word effective. And whereas, the city and reports the same at 21,00, which estimate is hereby approved; Resolved, further, That the following portion of barsets beneral benediced and proper and ought to the assesse by alocal assessment for the whole expense thereof, viz: Date ther of lois and barcels of land on each side of Hudson sireet, from Channing s

One tier of lots and parcels of land on each side of Hudson sireet, from Channing street to Clifford street, in proportion to the benefit which each will derive therefrom

In proportion 10 the belieft which each will derive therefrom. And further resolved, That the taxpayers to be as gessess of for making such improvements may pay ther assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the arount within one year from the confirmation of said roll; and the re-maining one-third within two years from the confirma-tion of said last instalment. a discount will be allow ed at six per cent. per annum. And the Cierk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1830 of the City of Rochester, that all per-sons interested in the subject matter of said improve-ment are required to attend the Common Council, on Wednesday evening, March the stn, 1857, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

TROUP STREET SEWER.

By Ald. Marson-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a vitrified pipe sewer in a portion of Troup struct.

Adopted. Adopted. The burveyor submitted as such estimate \$2,050. By Ad Marson-Resolved. That the following im-provement is n cess 17, viz.: The onstruction of a virtiled pipe sewer fifteen (1b) inches in diameter in Troup street, beginning at a point thirty (30) feet east of Prospect street, and extending

121

eastward to meet the existing sewer in Tronp street aforesaid, and the taking up and deepening of the pre-sent sewer and continuing it b) the Genesee Valley ca-nal sewer, substituting for the portions of the p pe in the old sewer which a e found defective, sound vitri-fied pipe of the same dimensions : also the construc-tuen of new manholes and surface sewers, where

mon council at the time appointed in said notice, and, after heating such altegations from all persons ap

mon council at the time appointed in said notice, and, after heating such allegations from all persons ap-pearing. All, a oblimets submitted the following: All, a oblimets submitted the following: An oroinance to construct a plank sinewalk on West Orange street, from the present terminus thereof to Amers street. The common Council of the City of Rochester, do ordain and determine that the following improvement is necessary and should be m-de, to wit: The construction of a plank sidewalk four (4) feet wide on the north side of West Orange street from the present terminus of West Orange street aforesaid to Ames street, with the required crosswalks, sidewalk grading and gutter formation. And the whole expense should be defrayed by the assessment upon the tots and parcels of land to be benefited thereby here inafter described; and reports the same at \$20, and said estimate being deemed reason-able, is bereby approved; and the portion of raid council, having made an estimate of such expenses, and reports the said council council deem will be benefited by and ought to be assessed by a local assessment for the whole said Common Council deem will be described as follows: One dier of lots and parcels of land on the north side

follows: One der of lots and parcels of land ou the north side of West Orange street, from the present western ter-minus thereof to Ames street. On which above described lots and parcels of land

the whole expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives therefrom. Acopued by the following vote : Ayes-Ald. Tracy, Marson, Walson, Kohlmetz, Man-deville, Swizebard, Stein, Bohrer, Kelly, scoaeffer

The construction of a plank sidewalk four (4) feet wide on the west side of Clarkson street, from Gien-wood park to Perkins street, with the required side-

wood park to Perkins street, with the required side-walk crashing. And the whole expense should be defrayed by the as-sessment upon the lots and parcels of lands to be cen-efited thereby, hereinafter described and the City Surveyor, under the direction of this Council having made an estimate of such expense, and reports the same at \$140,00, and said estimate being deemed rea-sonable, is hereby approved; and the port in of said. city which said Common Council deem will be bene-fited by ad ought to ge asses, dby a local as essment for the whole expense of said improvement is described as follow:

One tier of lots and parcels of land on the west side of Clarkson street, from Glenwood park to Perkins

street. On which above described lots and parcels of land the On which above described lots and parcels of land the whole expense of said improvement are hereny or nered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives therefrom. Adopted by the following vote: Ayes—Ald. Tracy, Coughin, Marson, Watson, Kohl-netz, Fritzsche, Folgy, Selge, Man eville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer—15.

The final ordinance for a pipe sewer in Clarkson street came up and on motion of Ald. Selye it was referred back to the City Surveyor.

FINAL ORDINANCE, NO. 3,155.

HAMBURG STREET PIPE SEWER.

HAMBURG STREET FIPE SEVER. On motion of Ald. Marson the Common Coundi proceeded to hear allegations in relation to the im-proceeded to hear allegations in relation to the im-provement described in the ordinance below, the said bublic improvement, having caused an estimate the eof of the said and the second of the second second described the portion and part of the city which indy described the portion and part of the city which indy described the portion and part of the city which indy described the portion and part of the city which indy described the portion and part of the city which indy notice specified such improvement, the estimated ex-pense thereof, the amount, if any, to be cald from the public treasury, and the portion or part of the city to be assessed for the rest of the expense, and which notice also required all persons interested in the subject-matter of such improvement to attend the said Common Council at the time appointed in said no-tice, and, after hearing such allegations from all per-sons appearing. Ald Marson submitted the following: An ordinance to construct a pipe sewer in Hamburg

sons appearing, Ald. Marson submitted the following: Ald marson submitted the following: An ordinance to construct a pipe sewer in Hamburg street, from the center of Chaham street to the sewer in St. Joseph s reet. The Common Council of the city of Rochester, do or-dain and determine that the following improvementis necessary and should be made, to wit: The construction of a vitrified pipe sewer eighteen (1) inches in diameter in Hamburg street, from the center of Chatham street and extending westward to inter-sect the sewer in St. Joseph street, with the necessary manholes, surface sewers, lot laterals and lot connec-tions, roadway grading and gutter formations. And the whole expense should be defrared by the assessment upon the lots and parcels of land to be ben-effited thereby, hereinafter described; and reports the same at \$55, and said estimate being deemed reason-able, is hereby approved; and the portion of said city which said Common Council deem will be benefited by and onent to be assessed by a local sessesment for the the whole expense of said improvements is decribed as follows: One tier of lots and parcels of land one pack dig of the One tier of lots and parcels of land on each side of the

One tier of lots and parcels of land on each side of the following named streets, viz.: On Harrison street, from Gregon street to Chatham street; on Leopold street, from Central avenue to Harrison street; on Chatham street, from Central avenue to the easy ward extended medial line of Harburg street; on Hamburg street, from Chatham street to St. Joseph street in proportion to the benefit which each will derive therefrom. On which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derive therefrom. Adopted by the following vore: Ayes—Ald, Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Foley, Selye, Mandeville, Swike-hard, Weider, Stein, Bohrer, Kelly, Schaeffer-15 The final ordinance for a stone sewar on

The final ordinance for a stone sewer on Troup street came up, and Ald. Marson moved that action be indefinitely postponed. Lost.

Ald. Foley moved that action be postponed two weeks.

FINAL ORDINANCE NO. 3, 154. CLARKSON STREET PLANK WALK.

On motion of Ald. Kohimetz the Common Council pro-ceeded to hear allegations in relation to the improve-ment described in the ordinance below, the said Com-mon Council, before determining to make such public improvement, having caused an estimate thereof to be made, and by an entry in their minutes having de-scribed the portion and part of the city which they deemed proper to be assessed for the expense of such improvement, and also a notice to be heretofore pub-lished daily, in at least two of the daily newspapers printed in the city of Rochester, for four days, which notice specified such improvement, the estimated ex-pense thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the rest of the expense, and which no-tice also required all persons interested in the subject matter of such improvement to attend the said Com-mon Council at the time appointed in said notice and after hearing such allegations from all persons ap-alter Weblmetz submitted the following: On motion of Ald. Kohimetz the Common Council pro pearing, Ald. Kohlmetz submitted the following:

An ordinance to construct a plank sidewalk on Clark. son street, from Gleawood park to Perkins street. The Common Council of the city of Rochester do or-dain and determine that the following improvement is necessary and should be made, to wit:

The final ordinance for the improvement of gented a remonstrance, and moved that action be po-thoored two weeks. Ad-opted. The final ordinance for Kelly street improve-strance and moved that action be postponed two weeks. Adopted. The final ordinance for opening a street

from Sherman street to Angle street came up, and on motion of Ald. Swikehard action was postponed two weeks. Adopted.

The final ordinance for the extension of Glenwood park came up; Ald Selye moved that action be postponed four weeks. Adopted.

FINAL ORDINANCE, NO. 3,156.

PLYMOUTH AVENUE LIFT BRIDGE.

PLYMOUTH AVENUE LIFT BRIDGE. On motion of Ald. Bohrer the Common Council proceesed to near allegations in rela ion to the im-provement described in the ordinance below, the said Common Council, before determining to make such public improvement, having caused an estimate the cof to be an de, and by an enity in their minutes having described the portion and part of the dry which they deemed proper to be a sesse a for the cry which house specified such improvement. the esti-mated expense thereof, the amount. If any, to be paid which notice specified such improvement, the esti-mated expense thereof, the amount. If any, to be paid from the public treasury, and the portion or part of the dry to be avessed of the rest of the expense, and subject matter of such improvement to astend the said common Concell at the time appoint of the said notice, and, astit.

intigiest matter of such improvement to attend the said Common Conacil at the time appointed in said notice, and, after he ring such allegations from all persons appearing.
Ald. Bohrer submitted the following: "

An ordinance to construct a lift bridge on Plymouth avenue over the Erle canal.
The Common Council of the city of Rochester do ordin and determine that the following improvement is necessary and should be made. to wit:
The construction of a wrought iron lift bridge across the Erle canal at Plymouth avenue, and the hydraulic motor power to opera e the same; als. the necessary and should be made. to wit:
The construction of a wrought iron lift bridge across the Erle canal at Plymouth avenue, and the hydraulic motor power to opera e the same; als. the necessary and should be made.
An the whole expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, and the City Surveyor, under the direction of this Council, having made an estimate of such expense and reports the same at \$16,500, and sald estimate being deemed reasonable, is hereby approved; and the portion of said city, which said Common Council ceem will be benefited by and ought to be assessed by a local assessment for the whole expense of his improvement upon one ther of lots and parcels of land on satisf improvement upon one ther of lots and parcels of and on such as described as follors.
N. Y. & F. K.; Washington street, from Main street to Spring street, and the balance thereof upon one ter of lots and parcels of and on such avenue, room the school alley to Caledonia avenue; Within the limits mentioned, viz: Plymouth avenue, to Caledonia avenue; Recent you avenue; from Plymouth avenue to Caledonia avenue; Bage and the school alley to Caledonia avenue; Greenwood avenue; From Toup street to Atkinson street; From Plymouth avenue; to Caledonia avenue; Bage street, and the balance thereof where thereof. Admins street, from Plymouth avenu

The final ordirance for a swing bridge on Smith street came up, and Ald. Swikehard moved that it be referred back to the City Survevor to prepare an ordinance for a lift bidge. Adopted.

The final ordinance for the Genesee street sewer came up. Ald. Foley moved that action be postponed four weeks. Adopted.

EXECUTIVE BUSINESS.

Ald. Coughlin moved that the Council pro-ceed to elect commissioners of deeds, and that the Clerk cast the ballot.

Adopted by the following vote: Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Selye, Mande-ville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer-15.

The following named persons having received the concurrent vote of the Council were de-clared duly appointed: T. B. Griffith, Joseph Knope, George A. Skinner, George N. Hallock, Chas. E. Quinn.

MISCELLANEOUS BUSINESS.

By Ald. Coughlin-

EXCISE BOARD OFFICE, CITY BUILDING, FRONT STREET, ROCHESTER, N. Y., Jan. 11, 1887.)

To the Hon. the Common Council:

To the Hon. the Common Council: GENTLEMAN-John E. Murphy took out a \$30 licence March 1, 1856. He claims he went out of business when Mr E. W. Buda bought him out, viz., July 1, 1886. He now desires a rebate in pro-portion to the unexpired time his license was to run, viz., eight mo.ths. We have no suggestions to make, but leave the matter entirely to your honorable body. Yours, etc., POMERCY P. DICKINSON, CONRAD HERZBERGER, JAMES MALLEY, Excise Commissioners. P.S.-Mr. Budd, who bought out Mr. Murphy.

P.S.-Mr. Budd, who bought out Mr. Murphy, took out a new license for the same place at the time he bought.

Referred to the Committee on Police, Excise and Markets.

By Ald. Coughlin-Resolved, That the clerk draw an order on the city treasurer in favor of John E. Murphy for \$20 and charge Poor Fund. Referred to the Committee on Police, Excise

and Markets. By Ald. Watson-Resolved, That the clerk draw an order on the City Treasurer, in favor of the Gamewell Fire Alarm Telegraph Company for eleven thousand dollars (\$11,000) for the payment of the police patrol system in ac-cordance with the terms of the contract between the city of Rochester and the Gamewell Fire Alarm Telegraph Company and charge Fund for Equipment of Police Patrol.

Adopted by the following vote: Ayes—Ald. Tracy, Marson, Watson, Kohl-metz, Fritzsche, Foley, Selye, Mendeville, Swikehard, Weider, Stein, Kelly, Schaeffer -13

By Ald. Kohlmetz-Resolved, That the per-son or persons whose duty it is to keep the shade or ornamental trees in front of his, her or their premises trimmed, so that the projecting, limbs and boughs shall not be less than nine feet above the roadway or sidewalk, and so as not in any manner to interfere with or obstruct the light of the public lamps in any street, avenue, lane, alley or place within the city, are hereby notified to comply with the ordinance relating to the same, namely, section 21 of the ordinance relating to streets, passed February 15, 1887, within four weeks from this date, or in default, that the Executive Board be, and it is hereby, directed to cause the same to be done at the expense of the owner of the lot in front of which the tree or trees shall or may be placed, in accordance with said section, and also to enforce the other provisions of said section relating thereto. Adopted.

By Ald Selye-Resolved. That the city sur-veyor be, and hereby is, directed to prepare an ordinance providing for the laying of a sewer in Costar street in accordance with the suggestion of the Board of Health; and that the surveyor report the same to this Board at

its next regular meeting. Adopted. By Ald. Swikehard - Petition for the improvement of Saxton street sewer. Referred to the city survey or to prepare an ordinance.

By Ald. Bohrer - Resolved, That the Executive Board be requested to place a fire alarm box in the vicinity of North avenue and Andrews street. Adopted.

By Ald, Kelly-Resolved, That the Executive Board be, and they hereby are, requested to place a fire alarm box near Rowe street canal

bridge. Adopted. By Ald. Tracy Resolved, That permission be granted to Culhane & Emerson to give exbibitions and museum in the Fitzbugh street rick for one year on paying into the treasury the sum of \$25. Adopted.

On motion of Ald, Schaeffer the Council adjourned.

PETER SHERIDAN, City Clerk.

In Common Council, Feb. 28, 1887.

SPECIAL MEETING.

Ald. William H. Tracy, President of the

Board, presiding. Present-Ald. Tracy, Coughlin, Watson, Konlme z. Fritzeche, Selye, M. ndeville, Swikehard, Weider, Kelly, Schaeffer-11.

Absent-Ald. Marson, Elliott, Foley, Stein, Bobrer-5.

By the Clerk-

CITY CLERK'S OFFICE. ROCHESTER, N. Y., Feb. 28, 1887.

Peter Sheridan, City Clerk:

DEAR SIR : Please call a special meeting of the Common Council for Monday evening, Feb. 28th, 1887, at 7 o'clock, for the purpose of considering the proposition of Mr. Emil Kuiching to prepare maps, plans and specifications for the construc-tion of a trunk sewer on the east side of the river, and for such other business as may be brought before the meeting.

WILLIAM H. TRACY, Acting Mayor.

Ordered received, filed and published. By Ald. Mandeville-

To the Honorable the Common Council of the City of Hochester:

GENTLEMEN: We, the undersigned, your Map and Survey Committee, to whom it was referred to devise a general plan for the interception and dis-posal of the sewage from the eastern and northern portions of the City of Rochester, would respectfully report:

That we have given the matter thereof our care-ful inquiry and attention, and we would recom-mend the adoption by your honorable body of the proposition submitted to us, as your committee, by Mr. Emil Kuichling, to devise a general plan for the interception and disposal of the sewage afored said, and also furnish a final report. estimates of the costs, and general maps and plans for said sewer, which proposition is to the following effect: First. A sufficient guaranty of continuance of personal employment for a period of, at least, one-vear from date or appontiment.

year from date or appointment. Second. Payment for said personal service at the

rate of \$5,000 per annum, during the period of, at

least, one year. Taird. Payment of necessary traveling expenses, if required by the committee, or by the exigencies of the work, to perform such service outside the city.

Fourth-To be allowed to select and employ one principal assistant at an expense not to exceed \$2,500 per annum.

Fitth-To be allowed to select and employ additional necessary assistance, principally for field work, to an extent not exceeding \$2,500 per annum

Sixth-The committee to provide all necessary office accommodation and stationery.

Seventh-The committee to place at Mr. Kuichligg's disposal all maps heretofore made a direct the direction of the Board of Heaith and the City Sur-veyor, relating to said : ewer and its tributaries; also to cause all necessary excavations and borings to be made, in order to determine the elevations of existing sewers and the character of the soil in the

line of the intercepting sewer. Bigth-That the work contemplated in the fore-going, together with the final report, which shall embrace the consideration of the several different methods of sewage disposal that may be applicable. in this case, will be completed within one year from the date of appointment. Your committee recommends that the Mayor be

authorized to enter into a contract with Mr. Kuich-Ing to the foregoing effect, said contract to be ap-proved as to form by the City Attorney. Respectfully submitted,

W. MANDEVILLE.

PHILIP WEIDER, D. W. SELYE, H. KOHLMETZ,

Map and Survey Committee.

Ordered received, filed and published.

Ald. Kelly moved that the report be laid on the table until the next meeting. Adopted. By Ald. Mandeville-

ROC ESTER, N. Y., Feb. 26, 1887.

To the Hon. Common Council:

GENTLEMEN-We the undersigned citizens of the city of Rochester respectfully petition your

the effy of non-term respectively behaviory out honorable board to construct a new bridge over the Genesee river at Court street. Our reason for making this request is, that in our estimation, and from such information as has been given us by competent engineers, the present structure with such repairs as it would be possible to make, would still be both unsafe and unequal to the present needs of the city:

structure with such repairs as it would be possible to make, would still be both unsafe and unequal to the present needs of the city : Chase & Ouis, C. H. Moody, G. W. & C. T. Crouch & Sons, Whitmore, Rauber & Vicinus, Henry S. Hetard, Stephen Remington, J. C. Cope-land, Wm. J. Kimball & Co., Bernard Dunn, Stein Manufacturing Company, S. L. Dobbin, The Hayden Furniture Company, Soliter Brothers, W. H. S. Nair, C. S. Crittenden, J. A. Smith, David Cory, Union and Advertiser (W. J. Curtis, Secretary), T. B. Bloss, Jao. H. Rochester, Sam-uel Sloan, John M. Pfauller, W. H. Yerkes, W. E. Witherspoon, W. F. Cogswell, Quincey Van Voorhes, Fred A, Whittlesey, F. M. Bottum, F. Amsden, A. S. Mann & Co., David Hoyt, Orear Craig, John D. Lynn, E. F. Link, H. C. Wisner, John W. Martin & Co., J. Faby & Co., W. H. Ross Lewin, Allen, Straus & Co., E. H. Davis & Co., Eugene T. Curtis, Vacuum Oil Co., Charles M. Ev-erest, Louis Ernst, Seth Green, H. F. Huntington,

W. H. Mathews, Henry H. Morse, H. H. Bab-cock & Co., W. F. Reynol's, Cutler Manufacturing Co., Edward Harris (provided it is a stone bridge four rods wide), Eugene H. Satterlee. A. Luetchford. Steele & Avery, R. B. Ashley, Christian Rogers, Arthur Robinson, R. P. Laurence, E. B. Bausch. B. D. MacAlpin, Gouid, Lee & Luce, E. H. Sterantom, A. C. Walker, W. E. Woodberry, A. T. Soule, Chas. FitzSimons, R. A. Sibley, Ber mard Feiock, Ross & Eddy, C. W. Zimverman, Gordon & DeGarmo, John E. Hart. William J. Ashley, H. Arthur Brewster, Geo. C. Maurer, Harrison G. Otis, James Downs, L. P. Ross, P. B. Viele, Erastus Darrow, J. M. Davy, Jas. MoTag-gart, Jno. Siddons, Jas. McMannis, L. Manning, Ordered received, filed and published. and

Ordered received, filed and published, and referred to the Surveyor to prepare an ordinance for a stone arch bridge.

By Ald Coughlin -Bill of

J. P. Russell, care of lamps for February... \$569 62 Referred to the Finance Committee for payment.

On motion of Ald. Kelly the Board ad-PETER SHERIDAN, City Clerk. journed.

In Common Council, March 9, 1887.

REGULAR MEETING.

Ald. William H. Tracy, President of the

Board, presiding. Present-Ald. Tracy, Coughlin, Marson, Watson, Konlmetz, Fritzsche, Foley, Selye, M. ndeville, Switschard, Weider, Kelly-12. Absent-Ald. Elliott, Stein, Bohrer, Schaef-

fer-4.

APPROVAL OF MINUTES,

The minutes of the previous meeting were approved as published in the book of proceedings.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Marson-Petitions of T. R. Peshine and Proctor & Nettleton for permission to erect wood buildings granted.

By Ald. Kohlmetz-Petitions for extension of water mains in Parsells avenue, Park Row, and Harris avenue, referred to the Water Works Committee and the Executive Board; also petitions for a sewer in Parsells avenue, referred to the city surveyor to prepare an ordinance; also petition of Jacob C. Meyers for permission to erect a wood building, referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Selye-Petitions of George Tuety, Chauncey Perry and James Brackett, ex., for permission to erect wood buildings. Referred permission to erect wood buildings. to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Swikebard-Petition of business men for a penal ordinance in relation to advertising on the streets; referred to the Penal Ordinance Committee; also petition of John Schwab for permission to erect a wood building ; referred to the Wood Building Committee

and Fire Marshal with power to act. By Ald. Weider-Petition of Cornelius Crittenden for permission to erect a wood building; grauted.

By Ald. Kelly-Petition of William Yancy for permission to erect a wood building; granted; also petition for a plank walk on Colvin street; referred to the City Surveyor to prepare an ordinance.

By Ald. Mandeville-Petition for sprinkling Scio street; also petition for improvement of 122

East avenue ; both referred to the City Surveyor to prepare ordinances; also petition of H. D. Gordon for permission to erect a wood building ; granted.

REPORTS OF STANDING COMMITTEES.

By Ald. Mandeville-

Gentlemen of the Common Council:

Your committee on schools, to whom was re-ferred the proposed act to althorize the city of Rochester to levy a tax for the purpose of erecting new school buildings, which was presented by Ald. Watson at your last meeting, respectfully re-port as follows.

Alt. Watshing of the subject has satis-A careful investigation of the subject has satis-A careful investigation of the subject has satis-fied your committee that there is a shameful lack of the proper acc-mmodations for a large number of the children belonging in our public schools, and that to longer neglect to provide suitable, com-fortable and healthful school buildings for them would in some localities, at least, be a neglect of duty which, being delayed mucn longer, would be almost a crime. Your Committee learn by conference with the Special Committee of the Board of Education that the thirty thousand (\$30,000) dollars for the erection of a new school building in District No. 20, and twenty thousand (\$20,000) dollars for the purchasing of

thousand (\$20,000) dollars for the purchasing of the necessary site and the erection of a school building in District No. 31, the regularly authorized yearly appropriation of fifts on (\$15,000) dollars being entirely inadequate to more than meet the demands which will be made upon it in the enlargement of the school buildings in Dis-

tricts Nos. 3, 4, 9 and 25. Your Committee have learned further that if the y our commutee neve learced further that if the above-mentioned sums are set aside and used for the schools above-designated, there is still another school to be provided for, which present condition is such as to warrant the gravest apprehensions. We refer to Public School No. 14, and in explana-tion would call your attention to the following communication: communication:

ROCHESTER, Feb. 28, 1887.

To the Honorable the Board of Education:

GENTLEMEN-The underigned builders having been requested by the president of your Board to examine school No. 14, locz sed on Seio street, and report upon its condition, we respectfully report, we have made a thorough examination of the said building and find the same in a defective condi-tion. While we do not think there is any immetion. While we do not think there is any imme-diate danger, yet from its present construction it will continually grow worse, requiring large and extensive repairs to make it secure. The building cannot be made, strong and substantial without making such outlay that, in the long run, it will be, in our opinion cheaper to replace it with a new and properly constructed building.

and property constructed offiding. The foundations and walls have settled badly, and the addition of the third story some years since has added arealty to,the weight of walls and foundations never intended for such a structure. JOHN LUTHER, THOMAS W. FINNUCANE, THOMAS

THOMAS W. FINNUCANE, J. H. GRANT, GEORGE A. HOTCHKIN. The above report was carefully worded in order not to excite unnecessary alarm, but the real facts are more serious than the report would seem to warrant. Your committee are of opinion that warrant. Four committee are of opinion that there is not, nor can there be, any real ecoromy in withholding such sums as are necessary to make our public schools what they should be, the pride and boast of our free institutions, and we would therefore recommend the passage of the following act:

W. MANDEVILLE, CHARLES WATSON, WM. COUGHLIN, JR. JOHN H. FOLEY. Committee.

Ordered received, filed and published.

The People of the State of New York, represented in Senate and Assembly, do enact as follows :

Section 1. The Common Council of the city of Rochester is hereby authorized and empowered to levy a tax of fi ty-five thousand (\$55,000) dollars in the general tax levy for the years eighteen hundred and eighty-seven and eighteen hundred and eighty eight in addition to the amount provided for by sub-division six of section 129 of the charter of said city, for the pur-pose of erecting new school buildings and the purchase of the necessary sites therefor, during the years of eighteen bundred and eightyseven and eighteen hundre 1 and eighty eight.

Section 2. Said amount of fifty-five thousand (\$55,000) dollars, and said building fund shall be used as follows: Ten thousand (\$10,000) dollars thereof or the erection of a new school building in District number twenty; twenty thousand (\$20,000) dollars thereof for the purchase of a necessary site and the erection of a school building in District number thirty-one; and twenty-five thousand (\$25,000) dollars thereof for the erection of a school building upon the site of the one now condemned in District number fourteen of the Tenth ward, and said building fund shall be used for no other purpose than as specified in this act.

Section 3. This act shall take effect immediately.

Adopted by the following vote : Ayes-Ald Tracv, Coughlin, Marson, Wat-Son, Kohlmetz, Fritzsche, Foley, Mandeville, Swikehard, Weider, Kelly-11. Nays-Ald. Selye-1.

COMMUNICATIONS FROM HIS HONOR THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCE.

By Ald. Watson-

To the Hon. the Common Council:

GREATLEMEN-The undersigned have observed through one of the city newspapers, that the pro-posed act for the establishment of the police pen-sion fund has been introduced into the Legislature sion fund has been introduced into the Legislature now in session at the city of Athany. If this measure bas been so introduced it has been without the knowledge of the undersigned, as it was and is our purpose that this measure shall receive your approval before any further movement is had to the end that it may become a law

We remain, gentlemen, yours etc.,

CHAS. MCCORMICK. JOHN C. HAYDEN, THOMAS DUKELOW, W. R. MCARTHUR, B. C. FURTHERER.

Committee on behalf of the police, in the proposed pension act.

Ordered received, filed and published.

Ald. Maodeville moved that the City Clerk ask Assemblyman Maurer to move no further in the matter of the passage of the bill until some action is taken thereon by the Common Council. Adopted.

By Ald. Fritzsche-

OFFICE OF THE EXECUTIVE BOARD, ROCHESTER, March 9, 1887.

To the Hon. the Common Council:

GENTLEMEN:-In order to bring into use the Holly water mein, laid by your direction in West avenue, from the Genessee Valley canal eastward to Favor street, last fall, it will be necessary to

make the crossing under the said Genesee Valley canal previous to the opening of navigation. The Executive Board therefore respectfully recommends that the Common Conncil shall authorize maid extension to be made immediately. The esti-mated cost is \$600. Respectfully submitted.

BYRON HOLLEY, E. KUICHLING, GEORG& W. ALDRIDGE, Executive Board.

Ordered received, filed and published.

By Ald. Fritzsche-Resolved, That the Executive Board be and it is bereby au horized to extend the Holly water main across the old Genesee Valley canal on West avenue, so as to connect the lines already laid on each side thereof and bring into use the line between said canal and Favor street; and to pay the cost thereof out of any moneys which may be now or hereafter appropriated for the water pipe extension fund. Adopted.

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, March 8, 1887.

Gentlemen of the Common Council:

At your last regular meeting a resolution was adopted, reading as follows:

Resolved, That permission be granted to Cu-"Resolved, That permission be grauted to Cu-hane & Emerson to give exhibitions and museum in the Fitzhugh Street Rink for one year on paying into the treasury the sum of \$25." The said resolution is hereby returned disap-proved, and my reasons for such action are as

follows:

The resolution fails to specify the character of the "exhibitions and museum" which are to be given in said rink, and no provision is made for the revocation of the permisison which is thus given, and which is to extend through the period of one year. Moreover, by the advertise-meuts issued for the proposed place of amusement. ments issued for the proposed place or amusement, it appears that the first entertainments offered are intended to be accompanied by brass-band and other musical exhibitions more or less noisy in their character. I very much doubt the propriety of granting a license for the conversion of the Fitzgranting a needed for the conversion of the Fitz-hugh street rink into a place of anusement of that nature. It is located immediately south of a church, which especially at this sacred season, is in almost constant use for purposes of religious * or-ship. It is in close proximity to the Free Acad-emy, the City Hall and the Court House. The sounds of a brass band or musical exhibition in the rink could not but sectore in unstered exhibition in the rink could not but seriously interfere wth the ser vice of the church, the business of the City Hall and the proceedings of the courts. CORNELIUS R. PARSONS, Mayor.

The chairman stated the question to he, shall the resolution stand as an order of the Board, notwithstanding the objections of bis Honor,

the Mayor. Lost by the following vote: Nays-Ald. Tracy, Cougblin, Marson, Wat-son, Kohketz, Fritzsche, Foley, Selye, Mande-ville, Swikehard, Weider, Kelly-12.

TREASURER'S MONTHLY REPORT.

By the Clerk

CITY TREASURER'S OFFICE, March 9, 1887. GENTLEMEN: The Treasurer here with submits the monthly statement of the balances of the prin-cipal runds on the 9th day of March, 1887, as re-quired by section 58 of the cuty charter:

Depa	rtments.	Balance u	ndrawn.
Board of	Educatio	on, Building fund	\$2,702 55
	••	Repair fund Contingent fund	296 15
••	••	Contingent fund	4, 321 15
	••	Teachers'fund	18, 593 3 3
Fire Der	artment	fund	7,900 84
Poor Der	artment	fund	14.817 26
Police D	enartmer	t fund	14,100 65
Continge	nt fund.		80,076 28
Highway	fund.		8,073 65

	87
Lamp fund 25, 214 92	Services rendered Mon-
Health fund,	711 10
Water Works fund 431 45 Water Works fund 13,587 15 Water Pipe fund 4,389 77 Subarihed and amounts before a subarrer.	16-Ed Christy
Water Pipe fund	Geo. Fox lottery d'l'r 50 50 Geo. F. Almy 50 50
Bubscribed and sword to before me, (1 JODN Belchenbach ++ Fo Fo
this 9th day of March, 1887. (F. J. IRWIN, Commissioner of Deeds.	17-Thos. O'Leary pet. lar. 25 26 Isaac H. Green 50
Ordered received, filed and published. By the Clerk-	John McLaughlin drunk 2
OFFICE OF THE OVERSEER OF THE POOR,)	Joseph Haddleton vio. ord. 10 10
CITY BUILDING, FROM STREET, ROCHESTER, N. Y., March 1, 1887.	Those Gorman. departs 10
	Oscar Harness
To the Honorable the Common Council of the City of Rochester:	23-Emma Barton
GENTLEMEN: The undersigned Overseer of the Poor of the City of Rochester, would respectfully report that during the month of February ne has	Lizzie Mitchell 10 5
report that during the month of February ne has	James Croston 5
relieved 588 families. in the following manner: Orders on poor store	James Coslin
Coal yard	Joseph Whitehair 10
** for transportation	Elias Y. Swanton, vio. ord. 10 August Ernest drunk. 10
-	24—Louis Betteger 10 5 25—Joseph Glynn 10
Total	Alfred Fricker vio. ord. 5
\$ 2,428 37	Wm Smith
All of which is respectfully submitted. ANTHONY H. MARTIN,	Bernar i Pierce 22 28—Ellen Sullivan cost 14
Overseer of the Poor.	Philip Hartel 10 Hobt. Farrell Cost 1
Ordered received, filed and published.	Fred Davenport 55
BEPORT OF THE POLICE CLERK FOR THE MONTH OF FEBRUARY, 1887.	Fines by Commis- sioners
POLICE COMMISSIONERS' OFFICE,	\$1,097 40
March 5, 1887. GENTLEMEN-I respectfully submit the follow-	STATE OF NEW YORK, County of Monroe, City of Rochester, ss:
ing as my report for the month of February, 1887.	I, B. Frank Enos, Police Clerk of said city, being duly sworn, doth depose and say that the foregoing
1887. Crime. Penalty. Paid Feb.2—Frank Matthews. drunk \$5 \$	report contains a true and correct statement of all the moneys received by me as such clerk during
Chas, Burmeister, dis'b'g r'g's m'tg 10 5	
8-Maggie Cov danals 10	the month of February, 1887, for fines, penalties
8-Mappie Cox. drank 10	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren-
8-Magrie Cox drunk 10 4-Frank Lynch 10 5-Mary Coffee assault 5 Mich. Schlegel vio. ord. 5 5	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment,
8-Magne Coxdrank 10 4-Frank Lynch 10 5-Mary Coffee assault 5 Mich. Schlegel vio. ord. 5 5 James Kane drunk 10	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, slao for services ren- dered the county and town of Brighton, by the De- partment, B. FRANK ENOS, Clerk.
8 – Magrie Cox drank 10 4 – Frank Lynch 10 5 – Mary Coffee vio. ord. 5 Mich. Schlegel vio. ord. 5 James Kane drunk 10 John Roach 10 Red. Devereaux 10 5	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, elso for services ren- dered the county and town of Brighton, by the De- partment, B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds.
8 – Magrie Cox drank 10 4 - Frank Lynch 10 5 – Mary Coffee	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March.
8 - Magne Cox drank 10 4 - Frank Lynch 10 5 - Mary Coffee assault 5 Mich. Schlegel vio. ord. 5 James Kane drunk 10 John Roach 10 Ed. Devereaux 10 6 10 Be-Thos, Acton 10 9 - Sarah McCabe 10 10 - Sarah McCabe 10	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, elso for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk- To the Hm. the Common Council of the City of
8 - Magne Cox drank 10 4 - Frank Lynch 10 5 - Mary Coffee 10 5 - Mary Coffee assault 5 Mich. Schlegel vio. ord. 5 James Kane drunk 10 John Roach 10 Ed. Devereaux 10 6 - Thos. Acton 10 9 - Sarah McCabe 10 10 - Joseph Held 5 Wm. McCoy 5 Mary Tonovan	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, elso for services ren- dered the county and town of Brighton, by the De- partment, B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk- To the Hm. the Common Council of the City of Rochester:
8 - Magne Cox drank 10 4 - Frank Lynch 10 5 - Mary Coffee 10 5 - Mary Coffee assault 5 Mich. Schlegel vio. ord. 5 James Kane drunk 10 John Roach nuk 10 Bd. Devereaux 10 6 - Thos. Acton 10 9 - Sarah McCabe 10 9 - Joseph Heid 5 Wm McCoy pet. lar. 30 Mary Donovan drunk 10 Thos. Shewmap 10	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, elso for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk — To the Hm. the Common Council of the City of Rochester: GENTLEMEN-The undersigned, Commissioners of Excise of the city of Hochester, report that
8 - Magne Cox	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk — To the Hm. the Common Council of the City of Rochester: GENTLEMEN-The undersigned, Commissioners of Excise of the city of Rochester, report that moneys have been received by said "ommissioners
8 - Magne Cox drank 10 4 - Frank Lynch 10 5 - Mary Coffee assault 5 Mich. Schlezel vio. ord. 5 James Kane drunk 10 John Roach 10 Ed. Devereaux 10 Scatt Ryan	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk— To the Hm. the Common Council of the City of Rochester: GENTLEMEN—The undersigned, Commissioners of Excise of the city of Rochester, report that moneys have been received by said 'ommissioners from the persons named, and in the respective amounts set forth in the tollowing schedule, com- mencing February 1, 1887, and engine February 28,
8 - Magne Cox drank 10 4 - Frank Lynch 10 5 - Mary Coffee assault 6 Mich. Schlegel vio. ord. 5 James Kane drunk 10 John Roach nuk 10 John Roach in Bd. Devereaux 10 6 frank Lynch 9. Starth McCabe 10 9 - Sarah McCabe 10 9 - Sarah McCabe 10 9 - Sarah McCabe 10 10 - Joseph Heid 5 W m McCoy pet. lar. 30 Mary Donovan drunk 10 Thos. Shewman	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk— To the Hm. the Common Council of the City of Rochester: GENTLEMEN-The undersigned, Commissioners of Excise of the city of Rochester, report that moneys have been received y said 'Ommissioners from the persons named, and in the respective amounts set forth in the 100 lowing schedule, com- mencing February 1, 1887, and enoing February 23, 1887, for licenses to seil and dispose of strong and sprittons liquons, ale, beer and wine, in quan-
8 - Magne Cox. drank 10 4 - Frank Lynch. 10 5 - Mary Coffee. assauit 5 Mich. Schlegel. vio. ord. 5 James Kane. drunk 10 John Roach. in John Roach. in John Roach. in Bd. Devereaux. 10 6 - Thos. Acton. 10 9 - Sarah McCabe. 10 9 - Joseph Held 5 9 - Mary Donovan. drunk 10 Mary Donovan. drunk 10 Mary Donovan. drunk 10 Mary Donovan. drunk 10 Mary Donovan. drunk 10 Mary Dison 25 Heory J. Bauman. 10 5 5 10 - Jose Powers 10 5 5 9 - Sami Forev 10 10 - Jone Powers 10 10 - Jone Powers 10 </td <td>the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk — To the Hm. the Common Council of the City of Rochester: GENTLEMEN-The undersigned, Commissioners of Excise of the city of Rochester, report that moneys have been received by said "ommissioners of Excise of the tollowing schedule, com- mencing February 1, 1887, and enoing February 28, 1887, for licenses to seil and dispose of strong and spirituous liquors, ale, beer and wine, in quan- tives less than five gallons at time, at the paces</td>	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk — To the Hm. the Common Council of the City of Rochester: GENTLEMEN-The undersigned, Commissioners of Excise of the city of Rochester, report that moneys have been received by said "ommissioners of Excise of the tollowing schedule, com- mencing February 1, 1887, and enoing February 28, 1887, for licenses to seil and dispose of strong and spirituous liquors, ale, beer and wine, in quan- tives less than five gallons at time, at the paces
8 - Magrie Cox. drank 10 4 - Frank Lynch. 10 5 - Mary Coffee. assauit 5 Mitoh. Schlegel. vio. ord. 5 5 James Kane. drunk 10 John Roach. 10 Bed. Devereaux. 10 Control Conte Control Control Control Control Control Control Contr	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk— To the Hm. the Common Council of the City of Rochester: GENTLEMEN-The undersigned, Commissioners of Excise of the city of Rochester, report that moneys have been received y said 'Ommissioners from the persons named, and in the respective amounts set forth in the following schedule, com- mencing February 1, 1887, and enoing February 23, 1887, for licenses to sell and dispose of strong and sprittones hquors, ale, beer and wine, in quan- tivies less than five gallons at a time, at the paces herein named, and that this report coutants a statement of all the moneys received during said
8 - Magne Cox. drank 10 4 - Frank Lynch. 10 5 - Mary Coffee. assauit 5 Mich. Schlegel. vio. ord. 5 James Kane. drunk 10 John Roach. in John Roach. in John Roach. in Bd. Devereaux. 10 6 - Thos. Acton. 10 9 - Sarah McCabe. 10 9 - Joseph Held 5 9 - Mary Donovan. drunk 10 Mary Donovan. drunk 10 Mary Donovan. drunk 10 Mary Donovan. drunk 10 Mary Donovan. drunk 10 Mary Dison 25 Heory J. Bauman. 10 5 3 10 9 - Sami Forev. 10 9 - Jose Powers. 10 9 - Jone Price. vio. ord. 10 9 - Jose Fowers. 10 9 - Jose Powers. 10 9 - Joreme Price. vio. ord. 10	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk— To the Hm. the Common Council of the City of Rochester: GENTLEMEN—The undersigned, Commissioners of Excise of the city of Rochester, report that moneys have been received by said 'ommissioners from the persons named, and in the respective amounts set forth in the tollowing schedule, com- mencing February, 1837, and encing February 23, 1887, for licenses to sell and dispose of strong and sprittones hquors, ale, beer and wine, in quan- tivies less than five gallons at a time, at the paces herein named, and that this report contains a statemet of all the moneys received during said month, viz.: 1887 Febr 7th-
8 - Magne Cox. drank 10 4 - Frank Lynch. 10 5 - Mary Coffee. assauit 5 Mich. Schlegel. vio. ord. 5 James Kane. drunk 10 John Boach. 10 Bd. Devereaux. 10 Kate Ryan. 10 9 - Sarah McCabe. 10 9 - Sarah McCabe. 10 9 - Joseph Held 5 9 - Mary Donovan. drunk 10 Mary Donovan. drunk 10 Mary Donovan. drunk 10 Mary Donovan. drunk 10 Mary Donovan. drunk 10 John Hayes. 10 John Hayes. 10 John Hayes. 10 John Hayes. 10 John Hayes. 10 John Hayes. 10 John Hayes. 10 John Hayes. 10 John Hayes. 10 John Hayes. 10 John Hayes. 10 John Hayes. 10 John Hayes. 10 John Hayes. 10	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk— To the Hm. the Common Council of the City of Rochester: GENTLEMEN—The undersigned, Commissioners of Excise of the city of Rochester, report that moneys have been received by said 'ommissioners from the persons named, and in the respective amounts set forth in the tollowing schedule, com- mencing February, 1837, and encing February 23, 1887, for licenses to sell and dispose of strong and sprittones hquors, ale, beer and wine, in quan- tivies less than five gallons at a time, at the paces herein named, and that this report contains a statemet of all the moneys received during said month, viz.: 1887 Febr 7th-
8 - Magrie Cox. drank 10 4 - Frank Lynch. 10 5 - Mary Coffee. assauit 5 Mich. Schlegel. vio. ord. 5 James Kane. drunk 10 John Roach. 10 Bed. Devereaux. 10 Mary Donovan. drunk 10 Mary Donovan. drunk 2 John Hayes 10 John Hayes 10 John Hayes 10 Mary Wilson 25	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk— To the Hm. the Common Council of the City of Rochester: GENTLEMEN—The undersigned, Commissioners of Excise of the city of Rochester, report that monerys have been received by said "ommissioners of Excise of the city of Rochester, report that monerys have been received by said "ommissioners amounts set forth in the tollowing schedule, com- mencing February 1, 1887, and in the respective amounts set forth in the tollowing schedule, com- mencing February 1, 1887, and enothe February 28, 1887, for licenses to sell and dispose of strong and spirituous liquors, ale, beer and wine, in quan- tities less than five galloms at a time, at the paces herein named, and that this report coutains a statement of all the moneys received during said month, viz.: 1887, Feb. 7th: Simpson, Catherine, 111 Lyell ave
8 - Magrie Cox. drank 10 4 - Frank Lynch. 10 5 - Mary Coffee. assauit 5 Mitoh. Schlegel. vio. ord. 5 James Kane. drunk 10 John Roach. 10 Bed. Devereaux. 10 Mary Donovan. drunk 10 Mary Dioovan. 25 Heory J. Bauman. 10 John Hayes 10 Sami Forev.	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk.— To the Hm. the Common Council of the City of Rochester: GENTLEMEN.—The undersigned, Commissioners of Excise of the city of Rochester, report that moneys have been received by said 'Ommissioners from the persons named, and in the respective amounts set forth in the collowing schedule, com- mencing February 1, 1887, and enoine February 23, 1887, for licenses to sell and dispose of strong and sprituous liquors, ale, beer and wine, in quan- tities less than five gallons at a time, at the paces herein named, and that this report coutanns a statemeut of all the moneys received during said month, viz.: 1887, Feb. 7th: Simpson, Catherine, 111 Lyell ave
8 - Magrie Cox. drank 10 4 - Frank Lynch. 10 5 - Mary Coffee. assauit 5 Mich. Schlezel. vio. ord. 5 James Kane. drunk 10 John Roach. 10 Ed. Devereaux. 10 Bed. Devereaux. 10 Same Kane. 10 John Roach. 10 Bed. Devereaux. 10 6 - Thos. Acton. 10 9 - Sarah McCabe. 10 10 - Joseph Heild. 5 6 - Thos. Schownan. 6 Mary Donovan. drunk 10 Mary Donovan. sassauit 30 John Hayes vio. ord. 10 Thos. Shewman. 25 Heory J. Bauman. 10 Jerome Price. vio. ord. 10 John Hayes 10 Jerome Price. 10 Joarome Price. 10 John Keegan. 10 John Moriarity. 10 John Moriarity. 10 John Mesenberg. 10 John Moriarity. 10 John Keega	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk— To the Hm. the Common Council of the City of Rochester: GENTLEMEN—The undersigned, Commissioners of Excise of the city of Rochester, report that monerys have been received by said "ommissioners of Excise of the city of Rochester, report that monerys have been received by said "ommissioners and the persons named, and in the respective amounts set forth in the tollowing schedule, com- mencing February 1, 1897, and enother February 28, 1887, for licenses to seil and dispose of strong and spiritions liquors, ale, beer and wine, in quan- tilies less than five galloms at a time, at the paces herein named, and that this report coutains a statemeut of all the moneys received during said month, viz: 1887, Feb. 7th: Simpson, Catherine, 111 Lyell ave
8 - Magrie Cox. drank 10 4 - Frank Lynch. 10 5 - Mary Coffee. assauit 5 Mich. Schlegel. vio. ord. 5 James Kane. drunk 10 John Roach. in John Roach. in John Roach. in Bed Devereaux. 10 6 - Thos. Acton. in 9 - Sarah McCabe. 10 9 - Sarah McCabe. 10 9 - Joseph Held 5 9 - Joseph Held 25 9 - Joseph Held 25 9 - Joseph Held 5 9 - Joseph Weison 25 9 - Joseph Weisenberg 10 9 - Joseph Held 5 9 - Joseph Weisenberg 10 9 - John Keegan 10 9	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KERLER, Com. of Deeds. Ordered received, filed and published. By the Clerk— To the Hm. the Common Council of the City of Rochester: GENTLEMEN—The undersigned, Commissioners of Excise of the city of Rochester, report that monerys have been received by said "ommissioners of Excise of the city of Rochester, report that monerys have been received by said "ommissioners and spiritnous liquors, ale, beer and wine, in quan- tilies less than five gallons at a time, at the paces herein named, and that this report coutains a statemeut of all the monerys received during said month, viz.: 1887, Feb. 7th: Simpson, Catherine, 111 Lyell ave
8 - Magrie Cox. drank 10 4 - Frank Lynch. 10 5 - Mary Coffee. assauit 5 Mich. Schlegel. vio. ord. 5 James Kane. drunk 10 John Roach. 10 Bed. Devereaux. 10 Bed. Devereaux. 10 Bed. Devereaux. 10 Bed. Devereaux. 10 Sames Kane. 10 Bed. Devereaux. 10 Mary Donovan. drunk 10 Mary Donovan. drunk 2 John Hayes vio. ord. 10 John Hayes vio. ord. 10 Saml For	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KERLER, Com. of Deeds. Ordered received, filed and published. By the Clerk— To the Hm. the Common Council of the City of Rochester: GENTLEMEN—The undersigned, Commissioners of Excise of the city of Rochester, report that monerys have been received by said "ommissioners of Excise of the city of Rochester, report that monerys have been received by said "ommissioners and spiritnous liquors, ale, beer and wine, in quan- tilies less than five gallons at a time, at the paces herein named, and that this report coutains a statemeut of all the monerys received during said month, viz.: 1887, Feb. 7th: Simpson, Catherine, 111 Lyell ave
8 - Magrie Cox. drank 10 4 - Frank Lynch. 10 5 - Mary Coffee. assauit 5 Mioh. Schlegel. vio. ord. 5 5 James Kane. drunk 10 John Roach. 10 Bed. Devereaux. 10 Mary Donovan. drunk 10 Mary Donovan. drunk 2 Thos. Shewman. assault 30 John Hayes vio. ord. 10 7 James J. Bauman. 10 10 Jerome Price	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk — To the Hm. the Common Council of the City of Rochester: GENTLEMEN—The undersigned, Commissioners of Excise of the city of Rochester, report that monerys have been received by said "ommissioners of Excise of the city of Rochester, report that monerys have been received by said "ommissioners of Excise of the city of Rochester, report that monerys have been received by said "ommissioners and spuritnous liquors, ale, beer and whee, in quan- mencing February 1, 1887, and enoting February 28, 1887, for licenses to sell and dispose of strong and spuritnous liquors, ale, beer and whee, in quan- tities less than five gallons at time, at the piaces berein named, and that this report coutains a statemeut of all the moneys received during said month, viz: 1887, Feb. 7th: Simpson, Catherine, 111 Lyell ave
8 - Magrie Cox. drank 10 4 - Frank Lynch. 10 5 - Mary Coffee. assauit 5 Mich. Schlezel. vio. ord. 5 James Kane. drunk 10 John Roach. 10 Bed. Devereaux. 10 Bed. Devereaux. 10 Sames Kane. 10 John Roach. 10 Bed. Devereaux. 10 6 - Thos. Acton. 10 9 - Sarah McCabe. 10 10 - Joseph Heild 5 Mary Donovan. drunk 10 Mary Donovan. 10 Thos. Shewman. assault 30 5 5 Wim McCoy. 10 John Hayes 10 <td< td=""><td>the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk— To the Hm. the Common Council of the City of Rochester: GENTLEMEN—The undersigned, Commissioners of Excise of the city of Rochester, report that moneys have been received by said 'ommissioners from the persons named, and in the respective amounts set forth in the tollowing schedule, com- mencing February, 1887, and encing February 23, 1887, for licenses to sell and dispose of strong and sprittones hquors, ale, beer and wine, in quan- tities less than five gallons at a time, at the paces herein named, and that this report coutans a statement of all the moneys received during said month, viz: 1887, Feb. 7th: Simpson, Catherine, 111 Lyell ave 50 00 Sander:, Alphonsus P., 214 Andrews st</td></td<>	the month of February, 1887, for fines, penalties and costs imposed by the Police Justice and Police Commiss oners of said city, also for services ren- dered the county and town of Brighton, by the De- partment. B. FRANK ENOS, Clerk. Sworn to before me this 5th day of March, 1887. B. KEELER, Com. of Deeds. Ordered received, filed and published. By the Clerk— To the Hm. the Common Council of the City of Rochester: GENTLEMEN—The undersigned, Commissioners of Excise of the city of Rochester, report that moneys have been received by said 'ommissioners from the persons named, and in the respective amounts set forth in the tollowing schedule, com- mencing February, 1887, and encing February 23, 1887, for licenses to sell and dispose of strong and sprittones hquors, ale, beer and wine, in quan- tities less than five gallons at a time, at the paces herein named, and that this report coutans a statement of all the moneys received during said month, viz: 1887, Feb. 7th: Simpson, Catherine, 111 Lyell ave 50 00 Sander:, Alphonsus P., 214 Andrews st

Stander, Barbara, 712 N. Clinton st	50 00
Helfer, Caroline, 708 N. Clinton st.	50 00 50 00
Babcock, Charles V., 52 Prospect st.	50 00
McKay, James D., 18 Mumford st	75 00
Feb. 28th:	
Weadick, Thomas, 140 Platt st	50 00
Leis, Theodore, 176 N. St. Paul st	5 0 0 0
Ginnity, Bernard, 102 Bartlett st	50 00
Forest, Frank E., 35 Elizabeth st	5 00
Total amount received and deposited with	
City Treasurer	\$897 OO

POMEROY P. DICKINSON, CONRAD HERZBERGER, JAMES MALLEY,

Excise Commissioners.

Dated February 28, 1887.

STATE OF NEW YORK, COUNTY OF MONROE, CITY OF ROCHERTER. SS.

The undersigned, commissioners of excise for the city of Rochester, being duly sworn. each for himself, says that the above report of persons licensed, the date of their license and their respect-ive places of business, and the mon ys received from them is in all respects just and true, and that said report contains a statement of all the licenses the month of February, 1887. POMERCY P. DICKINSON, CONRAD HERZBERGER, JAMES MALLEY,

Excise Commissioners. Subscribed and sworn to before the this 28th day f February. 1887. JOHN H. MASON, of February, 1887. Commissioner of Deeds.

Ordered received, filed and published. By the Clerk -

> OFFICE OF EXECUTIVE BOARD, ROCHESTER, March 1, 1887.

To the Common Council :

e

I have the honor to transmit herewith, as required by law:

1. Monthly report, showing expenditures made by the Executive Board, for all purposes during the month of February, 1887.

Orders Drawn on the City Treasurer.

Highway fund, for labor..... Water works fund, interest on water works bonds, as per resolution of Ex-\$4,044 75

cutive Board, passed Feb. 11, 1887	30,000 00
Total	34,044 75

2. Balances in funds, March 1, 1887:

Local improvement funds	\$ 48, 275	99
Highway fund Water pipe fund	5,081 4 841	
Water works fund Fire department fund City Treasurer	16,783 12,196	70 18

Total..... \$48,275 99 Respectfully submitted,

THOS. J. NEVILLE. Clerk.

Ordered received, filed and published.

CITY CLERK'S OFFICE. ROCHESTER, N. Y., Feb. 23, 1887. Bythe Clerk-

To the Common Council:

GENTLEMEN-I hereby report that the City Assessors have delivered to me the assessment roll for West Avenue Asphaltum Improvement, certified and sworn to as required by law. PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

Allegations being called for and no person appearing, Ald. Foley submitted the tollowing:

Resolved. That the as essment roll for West avenue asphaltum improvement be, and hereby is confirmed.

Adopted by the following vote :

Ayes - Ald. Tracy, Coughlin, Marson, Wat-son, K himetz, Fritzsche, Foiey, Selye, Mande-ville, Swikebard, Weider, Keny -12. 60 00 60 00 **5 00**

Ald. Mandeville asked and obtained unani-0.00 mous consent to present the fo lowing: ia **a**a

By Aid. Mandeville-Resorved. Finat the Western New York Mutual Lelegraph and Telephone Company be allowed to place their wires on the city buildings on Front street for the purpose of making practical test of the writing telegraph instrument, said wires subject to removel by order of the City Property Commit-tee of the Common Council. Adopted.

Ald, Kelly called from the table the following, published at page 406 of current proceedings :

MAYOR'S OFFICE, ROCHESTER, Jan. 19, 1887.

Gentleman of the Common Council:

Alderman Schaeffer's resolution, adopted by your Board at its last regular meeting, authorizing the Treasurer to receive from William J. Sheridan certam back taxe and assessments, without interest, is nereby returned of approved. The amount of interest which has accumulated on the said taxes and as essments, calculating the same at 7 per cent., is not less than \$150. If your Assessment Committee will agais take this case into consideration, I tuink I can demonstrate to its members that the city is not at raulr, as has been alleged, and that no reason exists why it is not entitled to receive both principal and interest.

CORNELIUS R. PARSONS, Mayor.

The Chairman stated the question to be, shall the resolution stand as an order of the Board, notwithstanding the objections of His Honor, the Mayor.

Lost by the following vote:

Nays-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fri zscne, Foley, Selye, Mandeville, Swik-bard, Weider, Kelly -12. By Aid Kelly Resolved, ibat the treasurer

be, and he nereby is, authorized and directed to receive trom William J. Sheridan, in payment of the following taxes and assessments the following sums and a nounts, with interest at the rate of 6 per centum per anoum, in place of the statutory rate of penalties for nonpayment namely: \$63.68 for toe Frostavenue sewer assessment upon lot 28 of s-ction C of the Greig tract on the north side of Frost avenue, essessed to Mary A. McGraw; \$63.68 for said Frost avenue sewer as essment; \$23.81 for the general city texes for 1876, and \$23.51 for the general city taxes of 1877, assessed upon lot 41 of section C of the Greig trac', situated on the south side of Frost avenue, and assessed to said Mary A. McGraw. Adouted.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

CLARKSON STREET PIPE SEWER.

By Ald. Marson-Resolved, That the City Sur-veyor ascertain and report to tais Council the expense of a pipe saver in classon street, from itavine ave-nue to G enwood park.

Adopted. The Surveyor submitted as such estimate, \$800

The Surveyor submitted as such estimate, \$800. By Ald, Mar-on-Resolved, That the following im-provement is nec.ssary, viz.: The consuct on of a vitrined pipe sewer in Clark-son strate, trom a point 30 feet south of the south line of Glenwood park. Also a vitrined pipe sewer across and near the south line of the property belong-ing to C. P. Gulard, 'rom the center of Clark. on street to the n. n b-nk of the 3enese eiver. Also the n.c sary manoles, lampholes, surface sewers, l.t Literals and connections; also the necess-Sary roa way grading and auter formation. And, Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole

erpense thereof, and reports the same at \$900, which estimate is hereby approved. Resolved, further, That the following portion of said etty is deemed benefited and property ought to be as-sessed by a local assessment for the whole expense thereof, viz.: One tier f lots and carcels of land on each side of Clarkson street, from Rayine arenne to Glenwood park, excepting the lot celonging to C. P. Gillard, in proportion to the benefit which each will derive there-trom. And the Clerk is hereby directed to publish notice in pursuance of Title VIL, of section 173, of the Revised Charter of 1880, of the City of Rachesier. that all per-sons interested in the subject matter of said improve-ment, are required to sitend at the Common Councell, or clock, st he Common Councell Chamber, when alle-gions will he heard. ABST AVENUE ASPHALT IMPROVEMENT.

EAST AVENUE ASPHALT IMPROVEMENT.

By Ald. Kohlmetz-Resolved. That the City Surveyor secertain and report to this Council the expense of improving East avenue from the crosswalk on East Main street to the east line of the city with a "genu-ine Trinkad street asphalt pavement." two and one-haft inches in thickness, and other improvements con-nected therewith.

The survey or unckness, and other improvements con-meeted therewith. Adopted. The Surveyor submitted as such estimate \$125,000. By Ald, Kohimetz-Resolved, That the following im-provement is necessary, viz. The construction of a "genuine Trinidad street as-phalt pavement," two and one-naif inches in thick-ness, on Fast avenue, from the crosswalk on East Main street to the cast line of the city; width between curb line to be as low established. Also the taking up, re-dressing and resetting of the old curb stones where of approved quality and where the proper alignment and geness have been disturbed, and the substitution of thew curb stones for the old ones, which are found de-fective. The examination of the main and surface sawers and

new Curp scones for the old ones, which are found de-fective. The examination of the main and surface severs and lot laterals and the cleaning and reparing of the same. where found necessary. Also the construction of new lot laterals and the laying of new water and gas ser-vice pipes, with their appurtenances, where now re-quired, or their future use is contemplated or probable; also the construction of the necessary manholes, new surface sewers and the extension and repair ng of ex-isting surface sewers, where required; sloo the paving with Medina stone, around the main stop, gate boxes. And Whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole er-pense thereof and reported the same at \$125,000, which estimate is hereby approved. Resolved, further, That he following portion of baid city is deemed benefited and properly ought to be assessed by a local assessment for the whole ex-pense chareof, viz.:

add city is deemed benefited and properly ought to be assessed by a local assessment for the whole ex-pense thereot, viz.: One tite of lots and parcels of land on each side of East avenue, from East Main street to the east line of the city, in proportion to the benefit which each will derive therefrom. And further resolved, That the taxpayers to be as sessessed for making such improvements may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the essessment roll; one-third of the arount within one year from the confirmation of said roll; and the re-maining one-third within two years from the confirm-tion of said roll. On all sums paid prior to the matur-ity of said roll. On all sums paid prior to the matur-ity of said roll. On all sums paid prior to the matur-ity of said roll. On all sums paid prior to the matur-ity of said soll. VII. section 172, of the Revisen Charter of 1880, of the city of Rochester, that all per-oms interested in the subject matter of said im-provement, are required to attend the Common Coun-cil, on Tuesday' evening, March the 24, 1887, at 7 o'clock, at the Common Council Chamber, when alle-gations will be heard.

Adopted.

FRANK STREET IMPROVEMENT,

By Ald. Kohlmetz-Resolved. That the City Surveyor accertain and report to this Council the expense of mprovement of Frank street, from Jay street to Bios

sirjet.

Lizet, Adopted. The Surveyor submitted as such estimate, \$10,500. By Aid. Kohlmetz – kesolvea, That the following improvement is necessary, viz.: The setting of a lice of Medina stone curb on each die of Frank street, from Jay street to Bloss street, sizteen 16 feet from and parallel to the medial line of Frank street aforesaid, with Medina fag stone gutiers inside of and adjouing the curb, and a pavement of the same stone two (2) feet wile, on each ite inside of and adjouing the fush one fag. the fag. a fag

123

construction of new and the extension and repairing of old surface sewers where domand-u, at dile aking up, grading, aligning and relaying, or existing co B walks, bout parallel, and transverse whice required. And whereas, The City Surveyor, under the error-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$10,500, which estimate is hereby approved. Aresulved, further, that the following portion of said assessment to be assessed for the whole expense thereof, via.:

assessme t to be assessed for the whole expense thereof, viz.: One there of lots and parcels of land on each side of Frank street, from Jay street to Eloss street, in pro-port on to the benefit which each will derive thele-from.

port on to the benefit which each will Gerive Thele-from. And further, Resolved, That the tax-payers to be assessed for making such improvement may pay their assessments in three equal payments as follows: on--third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confir-mation of said roll; and the remaining one-third within two years from the confirmation of said oll. On all sums paid prior to the maturity of the said last instalment a discount will be allowed at six per cent. per annum. And the Clerk is hereby directed to publish notice in pursuance of Title VII. Section 12 of the Revisea Char ter of 1830, of the city of Rochester, that all persons in terested in the subject matter of said improvement, are required to atterd the Common Ccucil, on Tuez-day evening, March the 22d, 1887, at 7 o'clock, at the Common Council chamber, when allegations will be heard.

Adopted.

CLARKSON STREET PLANK WALK.

CLARKSON STREET PLANK WALK. By Ald. Kohlmetz-Resolved. That the City Surveyor accertain and report to this Council the expense of construct up plank sidewalk on each side of Clarkson str-et, from Glenwood Park to Perkins street. Adopted. The Surveyor submitted as such estimate, \$200. By Ald. Kohlm-tz-Resolved. That the following improvementi s nece->by, viz: The construction of a Liank sidewalk three (3) feet in width on each side of Clarkson street, trom Glenwood Park to Perkins street now called likewene avenue. with the necessary crosswalks, and crosswalk and sidewalk grading and guiter formations. And whereas, The City Surveyor, unler the direction of this Council, has made an escimate of the whole ex-pense thereof, and reports the same at \$200, which estimate is hereby approved. Resolved, Further, That inefollowing portion of said thereof, viz: One tier of lots and parcels of land on each side of Clarkson street, from Glenwood Park to Perkins street, in protor.ton to the benefit whach each will derive thereform. And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charts of lass, of the City of Rochester, that all persons unterested in the subject matter of said im-provement are required to stread the Common Coun-cil on Tuesday evenng, March the 224, 1857, at 7:00 o'clock at the Common Council Chamber, when allega-tions will be heard. Adopied. Adopted.

CLIFFORD STREET EXTENSION.

Adopted. CLIFFORD STREET EXTENSION. By Ald, Bohrer-Resolved, That the following im-provement is necessary, and we hereby judge the pub-lic gooo requires the same to be done, viz: The extension of Clifford street, from North avenue to the cass line of the dry, said street to be sizty (60) feet wide, the medial line of said street to be the south ine of town lots numbers 46, 47, 48, 49 and 50. Adopted. Resolved, further, That the following portion of said city is deemed benefited and properly ought to be assessed by a local assessment for the whole expense thereof. viz.: One tier of lots and parcels of land on each side of the or the each will derive therefrom And the Clerk is bereby directed to publish notice in pursuance of Title VII., Section 172, of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter or said im-provement, are required to attend the Common Coun-cil, on Tuesday evening. March the 22d, 1837, at7 or clock at the Common Council Chamber, when alle-gations will be heard. Adopted.

BLOSS STREET IMPROVEMENT.

By Ald, Kohlmetz-Resolved, That the City Surveyor

ascertain and report to this Council the expense of improving Bless street from Backus avenue to Fulton avenue.

The Surveyor submitted as such estimate, \$2,900. By Ald. Kohln etz-Resolved, That the following improvement is necessary. Uz
 The Surveyor submitted as such estimate, \$2,900. By Ald. Kohln etz-Resolved, That the following improvement is necessary. Uz
 Thes thin to a lime of Medina's stone curbs on each ide of Bios street. from Backus avenue to Fulton avenue, s xieme (16) feet from and parallel to the medial line of 14 is stret i toresaid. with Me ina ing-stone guiters inside of and adjuining the duros, and a pare ment of the same stone two (2 feet wide on each side, Inside of adjoining the flag stone rutters aforesaid ; also the necessary roadway trading, the construction of new ano the extension and repairinr of o d surface severs where demanded, and the taking up, grading, aligning and rel.ying of existing crosswalks, both parallel and transcerse, where ro guired.
 And, Whereas, The 'try Surveyor, under the direction of this Council, has made an estimate of the whole expense thereof, and reports thesame at \$2,800, which estimate is hereby approved.
 Resolved, further, That the following portion of said thy a local assessment for the whole expense thereof, viz: One tier of lo's and parcels of land on each file of lics is thered, rutter, that the raw to here here of, in a sense thereof, viz:
 One tier of lo's and parcels of land on each file of lics is therey are to F uton aven of, in proportion to the bear. It while each will derive there it making such is more the making such is paralet in aven of, in properior making such is may be there it as a set in the same the paralet approved.

propertion to the ben-it whith earny will derive there-firm. And further resolved. That the taxpayers to be as-sessed for making such improvements may pay their as-sessments in three equal payments as follows; One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the amount within one year from the confirmation of s id roll; and the remaining one-third within two years from the confirmation of said roll. On all sums paid prior to be maturity of thesaid last instalment, a dis-count will be allowed at six per cent, per annum. And the Clerk is bereby directed to sublish notice in pursuaree of Title VII. Section 122 of the Revised Char-ter of 1880, of the City of Rochester, that all persons inte ested in the subject matter of said improv-ment, are required to stand the 220, 1887, at 7 o'clerk, at t e Common connell Chamber, when allegations with be heard.

be heard. Adopted.

COSTAR STREET PIPE SEWER. By Ald. Marson-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of constructing a virtued pipe sewer in Costar street. City Sur-

of constructing a vitrimed pipe sewer in Jostar street. Adopted. The Surveyor submitted as such estimate, \$475. By Aid. Marson-Resolved. That the following im-provement is necessary, viz: The construction of a vitrified pipe sew r twelve (12) inches in di.meter in Costar stre-t. beginning at a point seventy-juve (75 feet east of Thompson s reet and extending estiward to intersect the sewer in Saratoga avenue, with the necessary manholes, surface sewers; lor interformations. roadway grading and surter formations.

avenue, with the necessary manholes, surface several lot laters and connections, roadway grading and gutter formations. And Whereas, The City Surveyor, under the direc tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$455, which estimate is hereby approved: Resolved, further. That the following portion of said thereof, viz: One tier of lots and percels of land on each side of Costar street from Thompson street to Saratoga ave-nue, in proportion to the benefit which each will de-rive therefrom. And the Clerk is hereby directed to publish notice in pursuance of Title VII., section 122 of the Revised Charter of 1830 of the City of Rochester, that all persons interested in the subject matter of said improve-ment are required to attend the Common Council, on Theeday evening, March the 22d, 1857, at 7 o'clock, at the Common Council Chamber, when allegations will be heard. Adopted, common Saratoga to the devised Adopted.

CARTER STREET PLANK WALK.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing a plank sldewalk on the west side of Carter sized, between North avenue and Norton street.

Carter street, between North avenue and Norton street. Adopted. The Surreyor submitted as such estimate. 21,650. By Ald. Kohlmetz-Resolved. That the following im-provement is necessary, viz.: The construction of a th ee plank sidewalk on the west side of Carter street. from North avenue, and ez-ending nort: ward to a point three hundred and eighty-hree (38) feet, from Norton strei; the planks is be aid parallel to the axis of Carter street atoremid, with the necessary crosswalks, sidewalk grading and gutter formations.

And Whereas, The City Surveyor, under the direc-tions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$1,050, which estimate is hereby appr. ved. Resolved, further, That the following portion of said city is deemed benefited and properly ought to be assessed y a local assessment for the whole expense thereof, viz.: One tier of lots and parcels of land on the west side of Carter street, from North avenne to a point three hundred and eighty-three (3%) feet from Norton street, in propor ion to the b-nefit which each will genve

in propor ion to the b-nefit which each will active therefrom. And the Clerk is hereby directed to publish notice in pursuance of Title VII., Sect on 172 of the Revised Charter of 1890, of the City of Rochester, that all per-sons interested in the subject matter of s. id improve-uet, are required to attend the Common Council, on Tuesday evening, Marci the 22d, 1887, at 7:(0 o'clock, at the Common Council Chamber, when allegations will be heard. Adoptea,

FINAL ORDINANCES.

Ald. Fritzsche moved that the action on the final ordnance for sprinking Rome street be reconsidered. Adopted.

Ald. Fritzsche presented a remonstrance and moved that action on the ordinance be in-definitely postponed. Adopted. The final ordinance for Glenwood park open-

ing came up. Ald. Selve moved action be po tpoped four weeks. Adopted.

The final ordinance for the improvement of King street came up. Ald. Foley moved that action be postponed two weeks. Adopted.

The final ordinance for the improvement of Haggs alley came up. Ald. Mandeville moved that action be postponed two weeks. Adopted.

Ald. Selve moved that the action on the ordinance for a plank walk on Clarkson street be reconsidered. Adopted Ald. Selve moved that further action be indefinitely postponed. Adopted.

The final ordinance for opening a street from Sherman street to Angle street came up, and on motion of Ald. Swikehard action was postponed two weeks.

The final ordinance for Kelly street improvement came up, and on motion of Ald. Weider action was postponed until the first meeting in April.

The fival ordinance for Hudson street asphalt improvement came up, and on motion of Ald. Kohlmetz action was pos poned two weeks.

The final ordinance for Clarkson street pipe sewer came up, and on motion of Ald. Selye action was indefinitely postponed.

FINAL ORDINANCE No. 3,117.

TROUP STREET STONE SEWER.

TROUP STREET STORES ESPERE. On motion of Ald Marson the Common Council proceeded to hear allegations in relation to the im-process of the state of the state of the state of the state such public improvement, having causes an essimate thereof to be made, and br an entry in their minutes having dees the and br an entry in their minutes having dees the proper to be assessed for the ex-pense of such improvement, and also a notice to be heretofore published dally, in at least two of the dally newspapers printed in the city of Nochester, for four days, wh ch notice spicified such improvement, the estimated expense thereof, the am unt if any, to be pend from the public treasury, and the portion or parts of the city to be assessed for the rest of the expense, and which notice also required all persons interested in the subject matter of such improvement to attend here submerstraing such all-gations from all per ous suberstraing such all-gations from all per ous suberstraing the street to the Gene see Valley canal sewer: The common Council of the city of Rochester do or-dain and determine that the following improvement is not determine that the site of Such for or street of and determine that the tot of Rochester do or-dain and determine that the following improvement is necessary and should be made, to wit: The construction of a stone sewer in Troup street one and one-helf (1)() feet wile and two (2) feet hish, with pipe invert, beginning at a point thirty (30) feet test

from Prospect street and extending to the Genesee yalley c.m.l sew r, with the necessary methodes, sur-fact sewers, lot latterals and it connections, including the connecting of extending the train substrate $3_{3,w}$ -ers; also the necessary roadway grading and gutter formations between the terulasi limits named. The present flitten (15) lach pipe sewer extending from jull, street about here hundred (300 feet eastward therefrom to be taken up All it whole extenses should be defrayed by the as-sessment upon the lors and parcels of land to 'e ben-effect there b, herefratter describe'; and the Ciry sur-veyor, under the direction of this Council, having made an estimate of such expense and reports the same at $S_{a,3,0,a}$ and said estimate being deemed reasonable, shi to be assessed by a local assessment to the whole expense of said improvement is cescribed as fol-tors and staid improvement is cescribed as fol-lows:

while expense of said improvement is accor bed as follow:
town:
one ther of lots and parels of land on each side of Troup strat, from Prospect street to the Genesee Valley can leave the constraint of the second sever.
On which above described lots and parcels of land it means the properties of said inprovement are hereby of ared assessed; the is the second and the bear fit and advantage which each of ives therefrom.
An it is further ordained and determined that the tax payers to be assessed for making such improvements as follows;
One third of the amount assessed within 30 days after the advertisement of the assessment roll; one third of the amount within one year from the continuation of suce roll. And it will be add the per annum. Adoo e dy that it lowing vot:
Ayes Ald. Tracy. Coughin, Watson, Foley, Selye, Mandeylle, Swikenard, Welder, Kelly-9
Kays-Ald. Marcon, Kohmetz, Fritzsche-3.
The final ordinance for Troup street pipe

The final ordinance for Troup street pipe sewer came up and on motion of Ald. Foley action was indefinitely postpone⁺.

FINAL OBDINANCE NO. 8,158.

EAST STREET SPRINKLING.

EAST STRETT SPRINKLING. On motion of A.d. Kohlmetz, the Common Council proceed: d. o near allegations in relation to the im-provement described in the ardinance below, the said Common Cou cit. b fore determining to make such prbl c improvement, having caused an estimate here-of to be made, and by an energy in their minutes hav-ing described the portion and part of the crywhich they determent, and as a notice to be heretofore published dally, in a least two of the dally newspapers printed i the City of Rochester. for four days, wouch node specified and inprovement, the estimated ex-per eithers, the amount, if any, to be paid from the public tearny, and ar of the expense, and which no-the benefic to the restof the expense, and which no-tice the provide the persons in created the su Com-met the in-the inprovement to alter all could en-the the the in-the appointed in said notice, and, after hearing such a seguitation all persons ap-pending.

Indiced of cult all portion are portioned in said notice, and, after hearing such a segail as from all persons ap pearing. Ad. cohimests submitted the following: An ordinance to prinkle Eaststree, from East avenue to tharlotte street. The Commo Council of the city of Rochester do ordain and determin- that the following improvement is necessary and should be male, to wil: The commo Council of the city of Rochester do ordain and determin- that the following improvement is necessary and should be male, to wil: The commo Council of the city of Rochester do ordain and determin- that the following improvement is necessary and should be male, to wil: The sprinkline of East street, from a point 10 feet borth of East avenue to Charlot e street, during the season or 1877. And the whole excense should be defrayed by the as-sessment upon the lots and parcels of and to be bene-fied thereby, hereins 'ter described; and to- City sur-veyor, under the direction of this Council, having made an estimate of such exp nee, and reports the same at \$4, and said estimate helps deemed reasonable, is hereby approved; and the portion or said city, which said Common Council neem will be be efficie dy and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows: One tier of lots on each side of East street, from 100 feer north of East avenue to Charlotte street. On which above described lots and parce sof land davantage which each deriv-s therefrom. Adopted by the following vots: Aces-Aid. Tracy. Coughlin, Marson, Watson, Kohl-meta, Fritashe, Koky, Belys, Mandeville, Switchard, Weider, Kelly-12.

Ald. Kelly moved that the action on the ordinance for the sprinkling, care and repair of East avenue be reconsidered. Adopted

Ald. Keily moved that the ordinance be so amended as to change the estimate from \$2,900 to \$3,050, and that the clerk be directed to advertise for allegations for the next meeting. Adopted.

Ald. Weider moved that the action on the ordinance for Kelly street improvement be reconsidered. Adopted

Ald. Weider moved that action be postponed two weeks. Adopted.

UNFINISHED BUSINESS.

The following came up:

By Aid. Kelley-Resolved. That the next meeting of the Common Council, Wednesday evening, March 9th, 1887, be and is hereby designated as the time when any objections to the confirmation of the report of the commissioners in the matter of opening a new street from Campbell street to Jay street will be beard. Adopted.

Allegations being called for and no persons appearing, the report of the commissioners was confirmed by the following vote:

Ayes-Ald, Tracy, Coughtin, Marson, Watson, Kohlmetz, Foley, Mandeville, Swikehard, Weider, Kelly-10.

FINANCE BUDGET No. 11.

ROCHESTER, N. Y., March 9, 1887.

By Ald. Watson-Resolved, That in pursuance of section 58 of the City Charter, the City Clerk be and he hereby is directed to draw warrants on the City Treasurer, in favor of the following named persons for the amounts set opposite their re-spective names, and that the City Treasurer be and he hereby is directed to pay said warrants when there are funds applicable, and charge the proper funds as follows:

CONTINGENT FUND.

MISCELLANEOUS ACCOUNTS.

Post-Express Printing Co., publishing no-	\$ 24 40
tices. Post-Express Printing Co., printing for	•
Treasurer	124 25
Roch. Printing Co., printing blanks	• 67 00
Roch. Printing Co., printing notices	6 50
Union and Advertiser, printing blanks	88 55
Ivan Powers, disbursements	83 75 3 00
M. McCormick, back hire	29 00
H. V. Filkins, serving subposaes Jas. J. Coughlin, serving notices	15 00
Schmidt & Kaelber, drawing paper	4 90
I. F. Quinby, disbursements	18 33
I F Oninby	39 45
I. F. Quinby, John A. Davis,	ы́ ÕÕ
J. A. Janes, serving notices	13 35
Chas. E. Morris, stationery	42 23
John C. Barnard, paint, surveyor's office.	1 80
M. Greenagle, livery	7 09
M. Greenagle, livery Lawrence W. Davis, serving notices	54 60
Schlict, Field & Co., carbons (attorneys's	
office H. D. Bryan, blanks (assessor's)	4 00
H. D. Bryan, blanks (assessor's)	5 00
PAY ROLL FOR THE MONTH OF FEBRUA	RY.
C. R. Parsons, Mayor	2:5 00
John A. Davis, City Treasurer	875 00
F. P. Allen, Dep. Treasurer Ed'd Thomas, clerk, C. M. Beattie, A. D. Davis, Fred E. Shedd, Cuarles Kondolf,	166 66
Ed'd Thomas, clerk,	91 67
C. M. Beattie,	83 33
A. D. Davis,	70 00
Fred E. Shedd,	50 00
Cuarles Kondolf,	40 00
IVAL POWERS, CILY ALLOPINGY	833 88
Henry J. Sullivan, ass't City Att'y	199 99
E. D. Smith, Stongrapher	75 00
Wm. J. Burke, clerk, City Attorney I. F. Quinby, City Surveyor	70 00 . 191 66

	T		
Wm. J. Stewart, Assistant Surveyor	125,00 (E. Emerich, repairing city clocks	87 50
Wm B Sackett	75 00	W. G. Martens, repairing clock in Mayor's	
Wm, W. Hace,	63 33 63 33	office. F. J. Irwin, monthly cleaning and dis-	8 50
John Kenyon,	54 16	oursements	70 25
Wm. M. Rebasz,	75 00 50 00	F. J. Irwin, monthly cleaning	65 00 81 05
C. E. Bingnam,	48 33	John B. Snyder, stove, &c C. C. Brownell, sealing city weights	10 00
LouisY. McConnell,	25 00	POLLE FUND.	
1 . 1 . 1 <i>iabi</i> . 0 <i>iy</i> i <i>issssssii</i>	225 00 225 00	B. L. Sheldon, meals for prisoners	\$ 12 25
Valentine Fleckenstein, City Assessor M. J. Maher,	225 00	Thomas Brown, repairing furniture	7 25 8 10
Thos. E. White, Judge Municipal Court	$\begin{array}{c} 200 & 00 \\ 200 & 00 \end{array}$	George Long.	67 56
Thos. E. White, Judge Municipal Court. Geo. E. Warner, W. F. Chandler, clerk	75 00	Thomas Dukelow, expenses	17 93
Peter Sheridan, Citj Clerk	166 66	B. Frank Enos, expenses, Jan., 1887 Mich. McCormick, livery	4 51 a 4 00° o
Was Dutton Asst	100 00 16 66	C. E. Morris, stationery Addie Mosher, wasbing, Jan., 1887	5 41
Win, Buder, Asso. Arthur McCornick, Fire Marshal Daniel O'Niel, Watchman City Hall John O'Leary, Engineer Peter G. Muller, Janitor Front street	100 00	Addie Mosher, wasping, Jan., 1887	3 00 3 13 00 3
Daniel O'Niel, Watchman City Hall	66 66 65 66	Margie Gaffney, cleaning, Jan., 1887 Balt. & Ohio Tel. Co., services, Jan., 1887 Roch. Dist. Tel. Co., Western Union Tel. Co., Hamilton & Mathews, shovels	12 82
Peter (J. Miller, Janitor Front street	00 00	Roch. Dist. Tel. Co.,	2 25
Building. Geo.A. Benton, Clerk Civil Service Com-	66 66	Hamilton & Mathews, shovels	21 88 3 50
Geo.A. Benton, Clerk Civil Service Com- mission	25 00	Chas. H. Bidwell, supplies, Patrol House. Board of Health, removing horse	06 60 -
POOR FUND.		Board of Health, removing horse	2 00
Aug. Weitzel, for bread\$	50 59	H. H. Babcock & Co., 1 ton coal, Patrol Department.	5 00
	76 64	POLICE PAY ROLL-MONTH FEBRUAL	
George Oppel, for bread	17 21 51 90	Bartholomew Keeler. Police Justice	\$275 00
Warren & Son, for groceries	20 00	B. Frank Enos, Clerk Joseph P. Cleary, Chief Police	125 00 Ac
George Martin, for groceries	55 00	Charles McCormick, Ass't Chief and Day	150 00
T. J. Kenning, for groceries	25 00 18 50	Captain	116 67
T. J. Kenning, for groceries Frank Defendorf, for groceries P. Connaughton, for groceries	93 (0)	Captain Wm. Keith, Night Captain Benjamin C. Furtherer, Lieutenant	108 33 85 00
Jos. Badborn. for meat J. Eckbardt, for meat	25 00 25 00	Frank B. Allen,	85 00
Curran Bros., for meat	25 00	John A. Baird,	85 00
J. B. Mezgar, for meat. Mary Yauchzi, for rent. Winifried Tierney, for rent.	25 00	Frank B. Allen, Jobn A. Baird, John C. McDermott, John C. Hayden, Detective.	85 00 90 00
Winifried Tierney, for rent	8 00 10 00	FROM&S LIVINGD.	80.00
A. J. Anderson, for real	16 00	Henry Baker,	
R. Blair, for rent Mary Pullet ^t , for rent	12 00 15 50	Doron Tonion **	
Chas. Englert, for ambulance hire.	30 00	Joseph S. Roworth,	90 0 0
Wm. Moran, for repairing stoves, &c	4 95	Pat'k C. Kavanagh,	
A. H. Martin, tor disbursements Edward B. Beck, for shoes	28 25 2 25	George Long.	90 00
R. M. Meyers & Co., paper M. McCormack, for back hire	35 00	Older Oliver, Patrolman,	
M. McCormack, for back hire G. Goetzman, for soap	6 00 88 40	Andrew Connolly, Robert Burns,	75 00
PAY ROLL MONTH OF FEBRUARY, 188		Jacob Harter,	75 00
	\$141 66	John Mitchell.	75 00 75 00
J. H. McGregor, clerk	66 66	Ed. McDonough,	75 00
Thos. Swanton, Joseph Eagan. George Hartel.	66 66 66 66	Charles E. Fowler.	75 00 72 50
George Hartel,	62 50	Wm. McKelvey,	75 00
Dr. D. H. Koch, City Physician	41 66 41 66	Robert Sloan,	75 00- 75 00
Charles R. Barber, City Physician A. B. Gumbarts,	41 66		
	41 66	James A. Johnson,	75 00
· W. A. Hoard, · · · · · · · · · · · · · · · · · · ·	41 66 41 66	Chas. Hart.	
Pomerov P. Dickinson, Excise Comm'er	60 00	Mich. Hynes,	75 00
C. Herzberger,	60 00 60 00	Louis Nold, ···	
John H. Mason, clerk	65 00	Oliver A. Youle,	75 00
LAMP FUND.		Fund Kinphur **	75 00
Citizens' Gas Light Co., for lighting public		Pat'k J. Cummings.	75 00
lamps, January	1, 519, 90	Benj. L. Stetson,	72 50
lie lamna lanuary	4,860 15	Datily (hulling)	75 00 75 00
Rochester Gas Light Co., for lighting pub-	972 20	Wm. Murray,	*75 00
lic lamps, January United Gas imp. Co., lighting Jan	972 20 353 40	Mico. Englert,	75 00 75 00
J. P. Russell, lighting oil lamps for Feb	569 62	Dennis Hogan.	75 00
MONTHLY PAY BOLLFEBRUARY,		James E. Ryan,	75 00
C. R. Finnegan, sup't electric lights	50 00		45 00 75 00
CITY PROPERTY FUND.		Geo. H. Kron.	75 00
Howe & Bassett, plumbing and repairs	\$121 65	Geo. Liese.	75 00 75 00
A. P. Little, for caligraph Woodbury, Morse & Co., dusters, &c	65 00 4 46	Mich. Fitzpatrick.	75 00
F. C. Church, tax in Brighton	19 14	Wm. Hillard.	75 00
John Dittimer & Co., repairing clock A.E.Metcalf, soft soap	2 50	Fred Waiter,	75 00 75 00
an and would be bought the second sec	0.001		

Geo. Mohr.	••		67 50
Edward O'Loughlin,	••		75 00
Geo. Kleisiey,	••		75 00
Ed. J. O'Brien,	••		75 00
John B. Davis.	••		75 00
Nicholas J. Loos.	••		75 00
John H. Dana,	••	•••••	75 00
Wm. White.	••	••••	75 00
Ed. Van Vorst.	••	••••••••	75 00
John C. McQuatters,	••	• • • • • • • • • • •	75 00
John M. Reis	••	•••••	75 00
Frank S. Skuse,	••		75 00
Jacob Frank,	••		75 00
John Wangman,	••	••••	75 60
John Monaghan,	• •		75 00
Chas. Siefferd.	••	• • • • • • • • • • •	75 00
Daniel Golding,	••	• • • • • • • • • • •	75 00
Michael Cain,	••		75 00
James P. Flynn,	••	· · · · · · · · · · · ·	75 00
Hugh Clark,	••		75 00
Wm. Laragy,	••		75 00
Wallace R. McArthur,	••	• • • • • • • • • • •	75 00
Joseph Baker,		· · · · · · · · · · · · ·	62 50
Chas. Stupp,	••	••••••	75 00
Ferd A. Klubertanz,	••		75 00
John E. Moran,	••		75 00
Andrew J. Moynihan,	••		75 00
Theo H. Cazeau,		· · · · · · · · · · · · · · · · · · ·	75 CO
Henry M. Meistohn,		• • • • • • • • • • •	55 00
Chas. P. Player,		• • • • • • • • • •	75 00
Job. W. Chatfield,			75 00
John Coughlin			65 60
Michael Hyland, turnkey			75 00
Jacob Markey, janitor			60 00
Louis W. Miller, operato			40 00
Henry W. Martin		· · • · · · · · • • • • •	40 00
Charles Dingman, drive			65 00
		DEPARTME	
ROCHES	STER,	March 4, 188	r. f

To the Common Council:

an Make

The common Councuit The cocompanying bills and estimates, as per the following statement, having been lawfully con-tracted, examued, audited and settled by this Board, are hereby certified to your honorable Board for payment, pursuant to Sec. 148 of the City Charter. Respectfully submitted

Respectfully submitted, THOMAS J. NEVILLE, Clerk. Highway Fund.

Hignway Funa.	
J. F. Bonesteel. rent of Frank street yard	34 29
Gec. Engert & Co., coat	6 90
Kondolf Bros., ice	15 60
Adam Klein, r. pairs to tools	2 30
Wm. B. Burke, iron	1 89
Louis Ernst & Son. hardware	4 36
Bowdish & Hoagland, photographs, Court street	
bridge	5 00
P. S. Wilson insurance	10 00
Mrs. S. A. Gieenauer, stone	1 00
J. B. Whithesk, agent, lumber	1 56
H. A. Ki gs ey & Co., hardware	8 85
Henry Flake hardware	1 53
Standar . Sewer Pipe Co . sewer pipe	92 73
Roc sester Printing Co., printing notice	8 6
B. N. Y. & P. R R. Co unioad ng street dirt	16 00
T. J. Nev lie, Clerk, disbursements	31 51
J. Flin, repairs to s ws	12 79
F. H. Hall, painting fence and shed	55 40
Titus & Babcock, fence. Court st bridge	5 90
Whitmore, Rauber & Vicinus, repairs to sewers	9 25
James Field, rope	16 95
AUTTO TION' TODO	10 00

Water Pype Fund.

Monthly pay roll for February	451 49
David Clancy, es in ate No. 2, Diem street	45 00
inal est, Campbell, Morris sts.	11 22
··· ·· South wat r street	
William Dyer · Prince and weld sts	. 1993
and Leig ton avenues	, 1364
John Howe, nale tra ate, groin '09	58 09
Meller Loundry 1 c i e co., cast iron pipe	1,322 88
P. S. Wils n ren wal of policy, "pipe yara"	25 50
Konde f Bros. ice	1560
It. L. Erown, reduring tape lines	4 50
John wahl & Co., read	1,265 85
Florence ron Works, Lydran's	820 00
Robt, Stewart, est. No. 8, dist. water pipe, &c	72 22
Yawman & Erbe, repairs to ins ruments	3 50
T. J. Neville, Cierk, disbursements	13 43

Water Works Fund.	1.070 ster
Monthly pay roll, operating expenses service and repairs Byron Holley, salary for February, 1887	1,440 38
Service and repairs, Byron Holley, salary for February, 1887 Emit Kuiching	200 00
Case III	200 00
Emit Kuiching Geo. W. Aldridge. Wm. Murzy, labor C. E. Morri, stetionery. Wm. J. Wilcox Stationery.	200 00 200 00 17 50 18 75
Wm. J. Wilcox, stationery.	9 50
John C. Moure set of books	2 00
Sunday Heraid Printing Co., water rent bills.	35 00
Kondolt Bros., ice	9 50 2 90 87 25 85 00 7 80 5 98 22 50
Frank McKenna, washing	5 99
Geo. W. Maridge	6 50
Rochester Gas Light Co., supplies	8 99 81 35
United Gas Imp Co, gas	18.05
Louis Ernst & Son, hardware	10 88 21 41
White, Sherwood & Rumsey Jesther	21 41 57 05 40 58
J. Emory Jones, labor and material.	128 00
Ludiow Valve Manufacturing Co., stems and	195
Louis Ernst & Sou, hardware. Kose & Eddy, hardware. White, Sherwood & Rumsey, leather. J. Emory Jones, labor and material. Free erick Klein, plumbing supplies. Ludiow Vaive Manufacturing Co., stems and wedges Mack & Co., arhuing stone	32 60 3 90 15 50 7 00
John E. Gauhn, taps	15 50
Garvey & Donnelly, repairs to wagong	7 00
Wm. B. Burke, iron supplies	71 10
wedges Mack & Co., grin ing stone John E. Gauhn, taps. Charles Mann, printing. Garvey & Donnelly, repairs to wagons Wm. B. Burks, iron supplies J. B. Colman, taps. American Steam Covering Co., canvas cover- ing distant to the supplies	100 00-
Samuel Sloan, steam trap. Raze & Davis, packing. Woodbury Engine Co., supplies	81 16 50 00
Raze & Davis, packing.	50 00 2 95
Vacuum Oii Co., oil	19 96
Bradshaw & Herzberger, coal.	4 00 143 07 24 78
Union Water Meter Co., repairs to meters	18 00
J. S. Graham & Co., chuck jaws	5 00 82 90
Goodale & Stiles, supplies	1 10 21 45
C. Clow, blacksmithing	21 45 10 95 18 18
T. M. Bossom, labor and material	18 18 173 00
Thos. J. Neville, Clerk, disbursements for oats,	100 00
John F. Alperts, oat-cleaning machine	109 85
E. I. Snackleton, coal.	38 75
Pump House, &c	48 41
S. H. Oviatt. amount paid for taxes	1 50 20 46
heize & Davis, packing Woodbury Engine Co., supplies	5. 619 85
Fine Description on t Ehund	
Monthly pay roll for February 1887. P. P. Martin, labor. Wm. Murray Jus. R. Chamberlin, hose. Howlett Bros., controlling nozzles	4,267 33
Monthly pay foil for repriary, 1857 P. P. Martin, labor Wm. Murray J.s. R. Chamberlin, hose Howlett Bros., controlling nozzles The American Fire Hose M fg Co., nozzles and Dipes.	42 00
Howlett Bros., controlling nozzles	75 00
i The American Fire Hose M'Ig Co., nozzles and	
pipes. The Lafrance Fire Englise Co., ladder. A. F. & S. C. Stewart, repairs to app ratus Mack & Company hre axes	70 00 85 00 158 80 1 65 58 15
Mack & Company nreakes	108 80
 A. F. & S. C. Steward, repairs to approximate Mack & Company in the axes	58 15 228 62
Critchell & Irwin, iron work.	228 62 19 00 1 90 66 65
S. Bemish, washing Jan and Feb., 1887	1 90 66 65
James Field, supplies.	3 44
S. B. Williams, oil.	4 85
C. E. Morris, stationery Boohester, Printing Rotice	4 60 2 20
Post-Express Printing Co., check book	10 00 j
Water Works Department, horse	14 00 4 85 4 60 2 20 10 00 1 60 50 00
Active Hose Co., monthly appropriation	250 60 287 50
AICLU HUSE UV.	237.50
Beli Telephone Co., rent of telephones	160 00
Schorer & Tailite, fire alarm boxes	237 50 160 00 74 75 47 23
BeilTelephone Co., react of telephones, shorer & Tahlie, fire alarm boxes schmidt & Kaelber, supplies Citizens' Cas Co., gas, Jan'y and Feb'y, 1887, Hunted Cos Ino't (a. free y)	237 50 160 00 74 75 47 23 82 04 81 50
Bein Telephone Co., reht of telephones schurft & Kaelber, supplies. Citizeus? Cas Co., gas, Jan'y and Feb'y, 1887. United Gas Im 't Co., gas. Rochester Gas Light Co., gas.	237 50 160 00 74 75 47 23 82 04 81 50 7 20
Bein Telephone Co., refit of telephones schurft & Kaelber, supplies. Citizeus' Cas Co., gas, Jan'y and Feb'y, 1887. United Gas Img't Co., gas. Rochester Gas Light Co., gas. Puiltips & Van Ingen. coal. D. W. Redding, snaps	$\begin{array}{c} 237 50 \\ 160 00 \\ 74 75 \\ 47 23 \\ 82 04 \\ 81 50 \\ 7 20 \\ 10 50 \\ 4 00 \end{array}$
Bein Telephone Co., reht of telephones shorer & Talile, inte alarm boxes chmlit & Kaelber, supplies. Utizeus? Cas Co., gas, Jan'y and Feb'y, 1887. United Gas Imp't Co., gas. Rochester Gas Label Co., gas. Philips & Van Ingen. coal. D. W. Redding, snaps T. J. Nevrille, cierk, paid for hay, straw. etc.	$\begin{array}{c} 257 \ 50 \\ 160 \ 00 \\ 74 \ 75 \\ 47 \ 23 \\ 82 \ 04 \\ 81 \ 50 \\ 7 \ 20 \\ 10 \ 50 \\ 4 \ 00 \\ 128 \ 86 \\ 154 \ 00 \end{array}$
Active Hose Co., monthly appropriation Hert Hose Co., rent of telephones Beit Telephone Co., rent of telephones shorer & Tallie, irre alarm boxes chmidt & Kaelber, supplies. Chizeus' Cas Co., gas, Jan'y and Feb'y, 1887. United Gas Imp't Co., gas. Rochester Cas Light Co., gas. Foillips & Van Ingen. coal D. W. Redding, snaps T. J. Neville, cierk, paid for hay, straw. etc. Jour F. Alberts, oat cleaning machines	$\begin{array}{c} 237 \ 500\\ 160 \ 000\\ 74 \ 75\\ 47 \ 23\\ 32 \ 04\\ 31 \ 500\\ 7 \ 20\\ 7 \ 20\\ 10 \ 500\\ 4 \ 000\\ 128 \ 86\\ 154 \ 000\\ \hline 6, 409 \ 35\end{array}$

6,409 35

Local Improvement Funds.

\$3,702 27

\$ 336 91

Wm. McConnell, inspection, Pinnacle ave. improvement..... \$ 65 00

H. M. Webb, inspection. Pinnacle avenue improvement..... Wm. Howe, inspection, Adams st. Sewer. Ernest Kettwig, inspection, Pinnacle ave. bridge approaches

Wm. McConnell, inspection, Mt. Vernon

ave. and Cayuga place sewer. H. M. Webb, inspection, Whitney st. sewer Street Department, inspection, test pits, etc.:

Goodman st. outlet sewer	
Locust st. improvement	
Chili ave. pipe sewer	
Hand st. asohalt improvement	
Adams st. pipe sewer	
Pinnacle ave. bridge approaches	
M. Verson ave. and Cayuga place sewer	
Whitney st. pipe sewer	
Partial Estimates.	

Geo. Chambers, Est. No. 1, Chili avenue

Thos. Oliver & Son, Est. No. 1, Reynolds	000.04
st.grading	830 84
Final Estimates.	

John Mauder, Mt. Vernon ave.and Cayuga 549 10 place sewer

\$8.384 61

Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzscue, Foley, Mandeville, Swike-hard, Weider, Kelly—11.

Ald. Watson moved that the Council proceed to appoint Commissioners of Deeds, and that the clerk cast the ballot.

Adopted by the following vote : Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Mandeville, Swikenard, Weider, Kelly-11.

The following named persons having received he concurrent vote of the Common Council were ectared duly appointed Commissioners of Deeds: W. J. Patrick, H. S. Draper, James H. Casev, A. Van Dyck, William F. Hunt, F. W. Whipple, J. C. Burns, E. L. Dopp, Chas. Dopp, Armstrong Boyd.

MISCELLANEOUS BUSINESS.

By Ald. Weider-Resolved, That the City Clerk be directed to draw orders on the City Tressurer in favor of the chairman of each of the Boards of Inspectors of Election of the city of Rochester (including clerks) for (\$75) seventy-five dollars each in full for services as registers and inspectors of the charter election of 1887, provided no objection is made by any inspector or clerk. Obj ction being made, the clerk is directed to draw an order in favor of each claimant for his individual compensation, retaining from the same all proper charges against such inspectors: also an order in favor of each proprietor (except the city of Rochester) of places used for election purposes for the sum of \$30, and charge contingent fund.

Adopted by the following vote :

Ayes -A'd. Tracy, Coughlin, Marson, Watson, Kohmetz, Kritzsche, Foley, Mandeville, Weider, Kelly-10

By Ald. Konlmetz-Petition of Hugh Graham to erect a wood building. Referred to the ¥ Wood Building Committee and Fire Marshal with power to act. Also petition to make Race street a public street. Referred to the Execu-

tive Board. By Ald. Weider-Resolved, That the City Clerk draw an order on the City Treasurer for one bundred and eighty dollars in favor of John

R. Fanning, coairman of the commissioners on the opening of a street from Campbell street to-

Jay street, in full for the fees of Commissioners 13 75 40 00 Fanning, Snell and Schwab, including clerk hire, payable from the Contingent Fund; and

that the Treasurer charge and carry said sum 1 25 of one hundred and eighty dollars to the fund for the opening of said street, when

10 0) 7 50 created, as part of the cost and expense thereof.

81 72 20 07 66 09

created, as part of the costand expense thereof. Adopted by the following vote: Ayes — Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Foley, Mande-ville, Swikehard, Weider, Kelly—11. By Ald, Kelly—Petition for water mains in Grand avenue. Referred to the Executive Board. Also, petitions for a stone sewer in North Clinicon street: for a vice sewer in Grand 11 26 43 86 26 20 North Clinton street; for a pipe sewer in Grand 25 82 19 40 avenue; for a plank walk in Grand avenue; for a plank walk in Garson avenue. All re-ferred to the City Surveyor to prepare ordinances.

By Ald. Foley-Petitions for water mains in Florence street, Kenmore street and Saxe street Referred to the Water Works Committee and Executive Board.

ald. Kelly asked unanimous consent to introduce a penal ordinance relating to street rail-Unanimous consent being granted, roads. Ald. Kelly presented the tollowing :

An Ordinance relating to Street Rail oads, passed March 9. 1887.

The Common Council of the City of Rochester do ordain as follows:

SECTION 1. Every street surface railroad within the city of Rochester shall consist of a single track to be laid in the center of the streets or avenue through which the same is or may be designed to run, unless the Common Council shall otherwise direct in respect to some of the wide streets or avenues, with necessary turnouts, side tracks and switches, and to be constructed with the improved here the information of the street of broad rail, of the most approved kind and weight, broad rail, or the most approved kind and weight, five inches face, not to exceed three-quarters inch raised edge, to be laid flush with the surface of the street or avenue, and four feet and ten inches apart between the raised edges, so as to accommo-date the most common width of carriage wheels, and to be laid on suitable timb rs, with suitable cross-ties, unless otherwise permitted or directed by the Common Council, under the direction of the Eventure Board Executive Board.

Section 2. The track of said railroad shall be so laid as to permit the free passages of vehicles and even with the surface of the streets and avenues, even with the surface of the sterests and avenues, and shall conform to the grades thereof as now es-tablished, or as they shall from time to time be es-tablished or altered. As soon after the adoption of this ordinance as the condition of the streets and avenues, through or along which any street surface of such streets and avenues inside the rails of all tracks and werues inside the rails of all tracks and to a space two feet in width outside and adjoining the outside rails of the tracks of any railroad au-thorized to be constructed since May (th, 1894, shall be put in good and thorough repair by the company, under the direction of the Executive Board of said city, and thereafter at all times the same shall be in like manner and degree kept and indicated is as the manner and degree kept and maintained; as to tracks authorized to be constructed or laid prior to the 6th day of May, 1884, the surface of said streets and avenues inside and between the rails thereof; and roads Inside and between the rais thereof; and roads and any and all extensions and branches of any roads anthorized to be constructed or laid since said May 6th, 1884, between the tracks and the rails of the tracks, and a space, two feet in width outside and adjoining the outside rails of the tracks of and whenever it becomes necessary to improve, by ordinance or otherwise any of the streets or avenues through otherwise, any of the streets or avenues through

which such track or tracks is laid, by a new or permanetic imployment, the company shall not be re-quired to make any part or portion thereof, nor bea any part or portion of the expense of making the same, during the term of five years from the adoption of this ordinance.

Section 3. During the operation of laying rails a Rection 5. During the operation of laying rains a firee passage for carriages and other vehicles over and along the streets and avenues in which such track laying the done, shall be kept open, and im-mediately after the rails shall be laid, the pave-ment, flagging and other materials necessarily re-moved in laying the same shall be replaced in a for dark street in more and the street or avegood and substantial manner and the street or avgood and substatual manner and the street of av-enue be placed or put in as good condition as be-fore such removal or track laying, and the surtace of the pavement made flush with the rails, and no portion of the pavement or surface of the streets or avenues shall be kept broken or disturbed for a greater time than twe days. And all surplus street materia: shall be carefully removed by said com-

pary laying such track. Section 4. The cars to be used on any such rail-road shall be drawn by horses or mules only, at a speed not exceeding the rate of seven miles per hour. speed not excicating in rate of seven miles per notif. and shall run as other as once in every fifteen min-utes between 'he hoursof 6 o'clock in the morning and 12 o'clock midnight, upon all routes now or hereafter constructed, except the Lake Avenue roure from Driving Park avenue to the tidge Road, and the lines hereafter constructed in the Fifteenth or sixteenth wards, and upon those lines as often as once in every half hour, of each and every day bereafter; and the cars upon each and all the rours shall commence running and shall run and start from the Four Corrunning and shall run and start from the Four Cor-ners, so called, or the junction of West Main, Stare and Exchange streets, in the menner and at the times aforesaid The company or companies while they compry with the requisitions in respect to the **Jun**oing of their cars above referred to, may run their cars as much ofrener as they shall choose either on the whole length or over a portion or por-tons of their said to d tions of their said .oad.

Section 5. There shall be posted in each car, in a conspicuous place therein, a plainly printed copy of the rates of fare or charges allowed by law to be charged or received for the transportation of passengers by the company running or operating such C : b the company funning of operating alon ous place in each car a plainly printed or painted sign o praining the number of the car and the name of the route or routes on which the car is then r n and so as to be easily read by any person

Con entering the car. Section 6. No car shall be allowed to stop on a crosswalk nor in front of an inter-ecting street. ex-Cept as shall be necessary to avoid collisions, or to prevent danger to persons in the street. Section 7. When the conductor of any car is re-

gured to stop at the crossing of any two streets to receive or land vassengers, the car shall, if conve-nient, be stopped so as to leave the platform Slightly over the crossing. Section 8. It shall be the duty of the company, or

Section 8. It shall be the duty of the company, or companies, to employ creful, sober and prudent agents, conductors and drivers, to take charge of their cars while on the road, and it shall be the duty of such agents, co ductors and drivers, so far as the same is practicable, to keep a visilant watch for all teams, carriages and persons on foot, and especially children, and at the first appearance of dapper to such teams, carriages for the to such the such as the dapper to such teams. Carriages for the such as th danger to such teams, carriages, footmen, children i or other obstructions, the car or cars shall be stopped in the shortest time and space practicable. The company or companies m₁y, in their discre-tion, run cars without any other conductor than the

come necessary to connect them together, and also, except at stations, turnouts and turntables. Section 12. whenever it shall be necessary to re

Boote any snow or loe from the track for tracks of said r ad or roads, the same shall be done by the Company owning and operating such road in such manuer, and so carefully and eveoly spread on the street or avenue, as not to obstruct tue tree pas-Instant, and so catching and correctly opticated to category and to obstruct the free pas-sage of sleights or vehicles upon or along said street or avenue, or in crossing the same, or by foot passengers at crossings, and no salt or brine shall be used for the pur-pose of removing snow or ice from said track or tracks, or the rail or rails thereof, except at curves, switches or turn-tables, and there only and barely sufficient for the purpose of removing snow or ice from, and to be carefully and only placed upou such rail or rails. Any company or corporat on or person violating any of the pro-visions of this section shall be subject and liable to pay a fine or penalty of twenty-five doilars for to pay a fine or penalty of twenty-five dollars for each offense. Section 13. It is hereby reserved to the Common

Council of the city of Rochester the right to make such further orders, rules and regulations, in re-Such further orders, rules and regulations, in re-lation to the construction, repairs and one ration of any street surface railroad now, or hereafter to be, constructed, maintained and operated, as from time to time may be deemed necessary by said Common Council to protect the interests of said city, and the safety, welfare or accommodation of the public. But no alteration of these rules shall be made which shall have the effect to impar the substantial wights of such company or companies substantial rights of such company or companies.

substantial rights of such company or companies. Section 14. Wherever gas or water pipes, or sewers, are now laid in any street or avenue, said rairoad or railroads must be laid down and main-tained subject to the rights over the same now in the city, and the gas and water companies, and the Executive Board of said city to take up, alter, repair or remove said pipes or sewer in such man-ner as not unreasonably to damage or injure said railroad or railroads, or its or their use, without claim upon or to said city, gas or water com-panies, or said Executive Board, or its successor, a-o the Common Council expressly reserves to it-self the right hereafter to lay down, or cause or permit to be laid down, in said streets or avenues, yas or water pipes, or sewers, and to alter, im-prove and repair said streets or avenues, whenever the public or private good or convenience may re-quire. quire.

Gas or water companies, or private individuals, who shall take up the pavement, or excavate the street for the purpose aforesaid, being always re-

street for the purpose aforesaid, being always re-quired, as by the present city ordinances, to restore the s reet to us former condition. Section 15. In case any street surface railroad company now or hereafter incorporated and oper-ating and maintaining any road within the city of Hoohester shall fail to keep the streets and are-nues in which their said railroad shall be laid in re-pair, as herein provided, and shall neglect to make such repairs for five days, after notice, in writing, from the Executive Board of said oity, or other officer or officers hyring the supervision of repairs of streets or avenues within said city, served upon the superintendent or other officer or is aid railroad. specifying the repairs, the said Common Council and said Executive Board, or either of them, shall have the right to cause such repairs to be made, and said Executive Board, or either of them, shall have the right to cause such repairs to be made, and the expense thereof may be assessed upon the property of said company or sued for and col-lected in the name of and on behalf of the city of R chester from said company so neglecting as aforesaid.

The company or companies may, in their discre-tion, run cars without any other conductor that the driver. Section 9. The conductors shall not allow women or children to enter or leave the cars while in motion. Section 10. Conductors shall announce the names of the principal streets and avenues as the car peaches them. Section 11. Cars driven in the same or opposite directions on the same track, shall not approach each other within a distance of two hundred feet, except in case of an accident, or when it may be-

pany, requiring compliance as herein provided, the said company shall forfeit and pay a further and additional fine or penalty of twenty-five dol-lars for each and every day during which such violation is continued

Section 17. Should any company fail to complete its railroad, or to commence running its cars thereon within one year after the construction there-of is begun, or should any company neglect to run cars on its road after the completion thereof, for the accommodation of the public, as provided by the rules and regulations of this ordinance, for the The accommodation of the public, as provided by the rules and regulations of this originance, for the space of two consecutive months, then such com-pany shall forf-it all privileges and rights which they may have acquired heretofore or hereafter by any grant, or use or possession of any of the streets or avenues within said city, upon which such cars are not so run; and in such case the city of Rochester reserves the right, by its Common Council, to cause all obstructions and materials placed in said streets or avenues by said com-pany to be removed therefrom, and said streets and avenues put in as good condition and repair as they were before said ma-terials and obstructions were placed ther-in, and the expense thereof shall be paid to said city by such railroad company; and said city, also, in such cases reserves the right to grant the same rights and privileges to any other persons, or prescribed by law, free from all charge or iabilities for damage on account thereof.

Section 18. If by reason of any act, omission or neglect of any railroad company, its officers or agents, the corporation of the city of Rochester, shall, or may be subjected to any damages or lia-bility, the said railroad company shall be liable to the said city to the same extent. Section 19. Each and every street surface rail-content of the same extent.

Section 19. Each and every street surface rail-road company or corporation now or hereafter in-corporated and operating and maintaining any road within the city of Kochester shall, and it hereby is required to pay to the treasurer of the oity of Rochester, for the use of the city, five dol-lars per anuum for each car or carriage owned or operated by them and actually in continuous daily use, and every such company shall obtain from the Mayor of the city a license for each of said oars or carriages, which it shall be his duty to grant without fee or reward, on the production of the treasurer's receipt for such heaven t, and provided, further, that such license shall, in every case, expire on the thirty-first day of March in each year, and that and baintaining any road within said city shall pay such fee and obtain such license within thirty days from the date of the passage of thisordinance, and the same to begin on April 1, 1887. The president or managing officer and secretary of such, and every such company or companies shall, on or before the first Monday in April of each year, commencing the first Monday in April of each year, commencing the first Monday in April of each year, commencing the first Monday in road company or corporation now or hereafter incompanies shall, on or before the first Monday in April of each year, commencing the first Mon-day of April, 1887, furnish to the Common Coun-cil of said city, a full and complete list of all the cars or carriages owned and operated by the Company, and such statement shall be veri-fied by the oath of the said president or manazing officer and secretary, to be adminis-tered by a notary public of Monroe county, and attested by his seal, and the City Clerk shall notify very such company or corporation of such reevery such company or corporation of such reevery such company or corporation of such re-quirement, and every such corporation or com-pany, or the president or managing officer or sec-reta y thereof, who shall fail to pay such fee, and obtain said license, or who shall fail to make such report and list, at the time and in the manner above specified, shall be liable to pay a fine or our office find here then ten delow.

Éailt

dust, dirt, filth, snow or ice, the same shall be taken: away from the street entirely by said company without delay, and shall not be doposited upon the sides or are other portion of the street surface, and if the same is deposited contrary to the pro-visions hereof, the same may be immediately re-moved by the Executive Board of the city and the cost and expense thereof shall be paid by the com-nany so offending and in addition thereto, or the pany so offending, and in addition thereto for the violation hereof, such offending company shall be liable to a fine or penalty of fifty dollars for each offence, and a further penalty of fifty dollars for

Sector 21. All the provisions of this ordinars tor such violation shall continue. Sector 21. All the provisions of this ordinance shall be, and are hereby made applicable to any screet surface railroad company or corporation which has been, or may be hereafter, organized and incorporated to construct or operate a railroad in any of the streets or avenues of the city of Rochester.

Section 22. The penalties prescribed for the violation of any section of this ordinance shall not in the aggregate exceed the sum of one nudred and fifty dollars for any specific violation thereof, any-thing hereinbefore to the contrary notwithstanding.

Section 23. Every execution issued upon a judg-Section 23. Every execution issued upon a judg-ment recovered for a violation of this ordinance, or any provision thereof, except as is hereublefore otherwise specially provided, shall command the amount to be made of the property of the defendant if any such can be found, and, if not, then to commit the detendant to the Monroe County Peniteotiary; and any person violating any provision of this or-dinance and failing to pay the penalty or fine im-posed therefor, shall be imprisoned in said peci-tentiary for a term of not exceeding one hundred days.

days. Section 24. This ordinance shall take effect im-

On motion of Ald, Kelly ordered received, filed and published and action postponed until the next regular meeting. By the Clerk-

CHAP 35

AN ACT to amend section one hundred and IN ACT to amend section one hundred and ninety-eight of chapter fourteen of the laws of eighteen hundred and eighty entitled "an act to further amend chapter one hundred and inty-three of the laws of eighteen hundred and sixty-one, entitled "An act to amend and consolidate the several acts in relation to the charter of the city of Rochester," and to consultate therewith the several acts in relation to the charter of several acts in relation to the charter of several acts in relation to the charter of several city of Rochester," and to consult the several acts in relation to the charter of several acts in relation to the charter of several acts in relation to the charter of several several acts in relation to the charter of several several acts in relation to the charter of several several acts in relation to the charter of several several acts in relation to the charter of several several acts in relation to the charter of several several acts in relation to the charter of several several acts in relation to the charter of several several acts in relation to the charter of several se the several acts in relation to the charter of said city.

Passed February 24, 1887; three-fifths being present.

The People of the State of New York, repre-sented in Senate and Assembly do enact as follows:

SECTION I. Section one handred and ninety-eight of the charter of the city of Rochester, as contained in chapter fourteen of the laws of eighteen hundred and eighty, is hereby amended so as to read as follows: \$ 198. Whenever the common council shall de-termine that the whole or any part of the expenses of any improvement shall be defraved by an as-sessment on the real estate to be benefited thereby

of any improvement shall be defraved by an as-sessment on the real estate to be benefited thereby, they shall declare the same by an eotry in their minutes: and after ascertaining, as they think proper, the estimated expense of such improve-ment, they shall ceclare whether the whole or what portion thereof shall be assessed on such real estate, specifying the estimated expense, and the portion of the cuy which they deem will be bene-fited by the improvement. When the estimate of the expense of such improvement to be assessed shall exceed, in the aggregate, the sum of two to be assessed may be paid one-third in cash and above specified, shall be liable to pay a fine or penalty of not less thab ten dollars, nor more than amount for each and every twenty-four hours such neglect shall continue. Section 20. Whenever any company shall for any teason remove from their tracks, or any portion of the expense of such improvement to be assessed to be assessed may be paid one-third in cash and the adjacent roadways at any street corner or street intersections, including what is commonly of Saint Paul streets with East Main street, any of Saint Paul streets with East Main street, any portion of the cuty which to be demined the same of such improvement to be assessed the adjacent roadways at any street corner or street intersections, including what is commonly of Saint Paul streets with East Main street, any one year with which to make such first payment.

When such improvement is completed, the entire expense thereof and connected therewith shall be ascertained by the city treasurer, together with the interest paid or to be paid on the orders or notes issued by the city to pay the expense of such im-provement; and interest on such sum shall be reckoped to the time the last instellment of such assess-ment shall become due. The aggregate amount shall thereupon be reported to the common council. they to adjust and report to the assessors the amount to be assessed upon the property benefited, as thereinafter provided, and it shall fix a time and place when such assessors shall meet for that purplace when such assessives shall meet for that pur-pose. Persons so assessed, who shall make any payment previous to the maturity of last said in-stallment therein, shall be entitled to a discount at the same rate as is paid on the city's note issued to pay for such improvement. The common council may determine, at the sum shall exceed two thousand dollars, that the sum shall exceed two thousand dollars, that the taxuayers pay their assessments in not more than taxoayers bay tooir assessments in not more than three equal payments, one-third within thirty days from the time that the treasurer shal advertise the same, as herein provided, one third within one year, and one-third within two years from the con-firmation of such roll; and in case the amount to be assessed, aso-rtained as aforesaid, shall exceed the theorem dedings the common council may deding ten thousand dollars, the common council may de-termine, as aforesaid, that the taxpayers may pay their assessments in not more than five equal pav ments, one in thirty days from the time that the treasurer sball advertise the same, as hereinafter provided, and the balance within one, two, three and four years, respectively, after such confirma-tion. The city treasurer may, in his discretion, issue his warrant for the collection of any part of such assessment that may have become due.

\$ 2. This act snall take effect immediately.

Ordered received, filed and published,

By Ald. Watson -bill of Michael Greenagle, carriage bire, \$6.00. Referred to the Poor Committee

By Ald. Tracy.-Resolved, That permission be granted to Culbane and Emerson to give exhibitions in the Fitzbuga street rink, for one year, on paying into the treasury the sum of \$25, providing that no brass bands be allowed to play inside or in front of said building, unless by consent of the Mayor, and that the Mayor be empowered to revoke said license if, at any time, he may deem that circumstances demand it. Adopted.

On motion of Ald, Mandeville the Council djourned, PRTER SHERIDAN, City Clerk. adjourned.

In Common Council-March 11, 1887.

CONVENED AS A BOARD OF CANVASSEES.

Present-Ald. Tracy, Marson, Koblmetz, Elliott, Foley, Selye, Weider, Bohrer, Kelly, Schaeffer -10

Absent-Ald. Coughlin, Watson, Fritzsche, Mandeville, Swikebard, Stein-6.

Ald. Tracy moved that Ald. Elliott act as hairman. Adopted. Chairman.

The Clerk submitted the certified statements of the inspectors of election for the several election districts of the city, of the votes re-ceived at the charter election held in the city of Rochester on the 8th day of March, 1887. the said certificates having been filed in the City Clerk's office as required by law. The Board theu proceeded to canvass the votes of the charter election beld March 8tb, 1887, as appeared in the certificates filed in the office of the City Clerk, and determined as follows:

COUNCIL CHAMBER, ROCHESTER, N, Y., March 11, 1887.

 \sim

State of New York,

County of Monroe, ss.: City of Rochester,

We, the undersized, members of the Common Council of the City of Hochester, convened as a board of canvassers, do hereby certify that we ets-amined the certified statements of the Inspectors of Election of the several election districts, for the election of city and ward officers, held on the 8th day of March. 188; filed in the office of the Clerk of said city, and, according to said statements, we co certify and determine that the following named persons, having received the greatest number of votes, were duly elected to the several offices re-spectively set forth: spectively set forth :

CITY OFFICERS.

For member of the Executive Board for the term of three years :

James M. Aikenhead.

For City Treasurer for the term of two years : John A. Davis.

For Judge of the Municipal Court for the term of six years :

George E. Warrer.

WARD OFFICERS.

Supervisors for the term of one year : First ward-Lewis Sunderlin. First ward-Lewis Sunderin. Second ward-John Eckhardt. Third ward-Thomas W. Atkinson. Fourth ward-Albert Schoen. Fifth ward-Joseph T. Cox. Sixth ward-Joseph T. Cox. Seventh ward-George Engert. Fighth ward -Thomas Salter. Minth ward William S. McKelvey. Lenth ward-Joseph Carberry. Eleventh ward-John N. Erhart. Twelfth ward-Alvin Block. Fourteenth ward-Charles A. Young, Fourteenth ward-Charles A. Young, Fourteenth ward-Thomas Gosnell, Fifteenth ward-Samuel Ketchum. S'xteenth ward-Philip Mobr.

Aldermen for the term of two years: Second ward-William Sullvan. Fourth ward-Joseph H. Fee. Sixth ward-Frank Fritz-che. Eighth ward-Leo. J. Hall. Twelfth ward-Leo. J. Hall. Twelfth ward-James S. Judson. Fourteenth ward-Louis Bohrer. Sixteenth ward-Halbert G. Thayer.

School Commissioners for the term of two years:

Second ward-James O' Grady. Fourth ward-Homer A. Kingsley. Sixth ward-Edward Stahlbrodt. Eighth ward-Henry J. Bauer. 'f enth ward-Charles Moody. Fileventh ward-Otto C. Popp. Fourteenth ward-August Kimmel. Fifteenth ward-John Spitz. Sixteenth ward-John A. Nagle.

Constable for the term of one year: Fi st ward-Frank H. Hovey. Fi st ward-frank H. novey. Second ward-John Kane. Third ward-William H. Groot. Fourth ward-Ferdmani Seifrid. Fifth ward-Joseph Field. Sixth ward-Paul Englehardt. Second: ward-Harenehe Filkung. Sixth ward - Paul Engleber 7t. Seventh ward - John Daily. Ninth ward - John Daily. Ninth ward - William Danningburg. Tenth ward - William L. Brock. Eleventh ward - Micrael Cullinan. Twelfth ward - John Dart. Thirteenth ward—Moritz Schoenberg. Fourteenth ward—Emii Buebler. Fifteenth ward—Fridolind Held. Sixteenth ward—William M. Fuller.

125

First ward-Indust Motary Wn. Casey. Third ward-First district: Thomas Grabam. Daniel W. Wright; Luke McGlue, appointed. Third ward-Second district: Harvey Reming-Poillip McConnell; Edwin C. Sykes, apton.

pointed.

Fourth ward-William Whitelook, Thomas Cun-ningham; Wm. V. K. Lansing, appointed. Fifth ward - First district : Frank E. Rowe, Michael G. Gannon ; Charles S. Radeliffe, ap-

pointed.

Fifth ward-Second district : Gerrett J. Meer-dink, Jacob Popp; Michael H. Weismiller, appointed.

Sixth ward-Fred M. Killip, Meyer J. Rothschild.

Child. Seventh ward-First district : Joseph L. Vogt, Geo. Weaver; Frank J. Goodwin, appointed. Seventh ward-Second district: Geo. H. Brown, Geo. R. Losey; Jeremiah M. Devo, appointed. Eighth ward-First district : George P. Bortle, Charles W. Eichelman; Maurice Moynihan, appointed.

Bighth ward-Second district: James M. Niven, Wm. J.Vick.

Eighth ward-Third district : Frank O'Neil. Ed. Fitzbarris.

Ninth ward—First district : Michael J. Burke, Wm. C. Armstrong.

Ninth ward -Second district: DeGarmo Robbins, Frederick Deckee. Tenth ward Joseph Falls, Julius Schilling.

Eleventh ward-First dis rict: Wm. Heintz, Roman G. Fell.

Eleventh ward-Second district: August Bauer, Thos. W. Cor oran; Jacob Kolb, appointed. Twelth ward-First district : Jas. E. Langdon, Roswell, Woodward, Roswell S. Narle appointed.

Koswell Woodward, Koswell S. Nag'e appointed. Twelfth ward-Second district: Byron S. Blake, Sa muel Horcheler; Chas. B. Frank in, appointed. Thirteenth ward-First district: Conrad Kau-hles, Fred M. Weitzel. Peter Edleman, appointed. Thirteenth ward-Second district: Fred W. Krapp, Gustavus Zoberbier; Mathew Cloonin, ap-rointed. pointed. Fourteenth ward-First district : Hugh O'Neil,

J. E. Keen; Jno. Madden, appointed,

Fourteenth ward-Second district: August Wag-ner, R. H.Gosnell; Frank Wegman, appointed. Fitteenth ward-William H. Stevenson, Michael Feist.

Sixteenth ward - First district: Thos. B. Gilmore, Elmer J. Carroll.

Sixteenth ward-Second district: Adam Keehin,

Chri tian Helfinger. Sixteenth ward -Third district : John A. La Force, George Heckner ; Robert R. Russell, appointed.

WILLIAM H. TRACY, W. H. MARSON, H. KOHLMETZ, GFO. W. ELLIOTT, JOHN H. FOLLY, D. W. SELYE, D. W. SELYE, PHILIP WEIDER LOUIS BOHRER J. MILLER KELLY, CHRISTIAN J. SCHAEFFER.

On motion of Ald. Tracy the board then PETER SHERIDAN, City Clerk. adjourned.

In Common Council, March 22, 1887.

BEGULAR MEETING.

Ald. William H. Tracy, President of the

Board, presiding. Present-Ald. Tracy, Coughlin, Marson, Watson Konlme z, Fritzsche, Elliott, Foley, Selye, Mudeville, Switchard, Stein, Bohrer, Kelly, Schaeffer-15.

Absent-Aid. Weider-1.

APPROVAL OF MINUTES,

The minutes of the previous meeting were approved as published in the book of proceediogs.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCES.

By Ald. Coughlin-Bills of-

Citizens Gas Co., lighting,	March.			40
United Gas Imp. Co.,	Feb March		319 335	20
Brush Electric Light Co.,	lighting 1	March.	5,023	05
Rochester Gas Co.	•	Feb	4,463	00
J. P. Russell, assignce,		March. March		

Referred 'o the Lamp Committee.

Ald. Watson moved that when the Board adjourns, it be for one week Carried. By Alc. Konimetz-Petition of John Daniby

for permission to erect a wood building. Granted under the direction of the Fire Marshai and Wood Building Committee.

By Ald. Fritzsche-Petition for water works on Avenue E Referred to the Water Works Committee and Executive Board.

By Ald. Fritzsche - Petition of Mary E. Phillips for permission to erect a wood buildioz. Grant-d.

By Ald. Foley -Bills of	
O'Kane Bros meat	498-85
John Gleichauf, groceries	19 06
Geo J Weider Soan	78 75
Locoph Knope grogeries	48 00
C. W. Gray, M. Gannon,	6 50
M. Gannon.	15 00
Jos. Flaherty, transportation	15 00
Geo Englert br ad	22 62
A. Brown & Son, meat J. W. Mudgett, grooeries	342 44
J. W. Mudgett, grooeries	12 00
Jacob Johnson, rent	7 00
Robert Cochrane, rent	25 50
Mary A. Yauchze, rent	7 00
Mary Flannigan, board	12 00
Joseph Schleyer, meat	463 42
•• •• •• •••	- 1 50 00
C. Reuter, meat Car line Ward, groceries	25 00
Caroline Ward, groceries	36 00
Martin Joiner. Geo. F sher, groceries.	10 50
Martin Joiner.	9 00
Geo. F sher, groceries	18 00
Thos. McMulan	. 15.00
Jacob G Bailey, groceries	16 CO
P. Connaughton, groceries	27 0 0
Alfred Williams.	52 00
W. S. Woodruff.	-: 22 QO
Geo. J. Knapp ···	6 00
Smith, Perkins & Co	16 00
	141 44
	183 21
W. E. Woodbury,	62 47
Jas. McMannis,	284 92
M. Heberger.	21.00
Geo. J. Weider,	60 00
	40 00
	23 00
1. J. Kenning,	28 50
Wm. Atkinson, Thos. W. McAnarney, groceries	29 00
Thos. W. McAnarney, groceries	32 00
Thos. Coulson, groceries	16 00
Warren & Son, groceries	8.00
John Knapp,	15 00
Geo Martin,	10 00
M. Elsenmenger,	12 00
Aborew McDaue,	20 00
J. C. Gray,	37 00
B. F. WAPLIN.	355 53
G. Goetzman, soap	3 50
S.W.Hulbert, beans	5 3U 60 00
H. Brewster & Co., beans	

W. Bassett, labor and material.....

City Hospital, hoard.....

91 50

871 25

Anthony Hole, back hire	6 00
M.Greenagie,	6 00
F. J. Amsden, transportation	22 91
Bernhard & Casey, coal	534 30
W. C. Dickinson,	281 25
	311 63
Anthony H. Martin, disbursements	48 10
P. G. Sener, medicine	7 85
Curran & Goler, medicine	6 25
Stecher Lithographic Co., printing	66 (0
J. C. Parmelee, list for Excise Board	10 00
R. M. Mevers & Co., paper	18 00
George Mattern, rent	18 00
Timo hy Derrick,	8 25
••••••••••••••••••••••••••••••••••••••	. 30 00
D. A. BOWERS,	33 25
	7 00
Morris Kiles,	8 00
mary ranen,	4 50
Jos. Lochner,	16 50
A. J. vnderson,	7 00
S. A. Bowers,	10 50
Johanna Yawman.	31 00
F. Ritz,	22 50
Wm. Coughlin, Sr.,	28 50
Jno Englert,	11 00
Gerling Bros., flour	473 62
Stone & Camobell, flour	456 00
Bender & Schauman, burials	146 00
Wm. Benz. bread	38 41
Home of Industry, bread	103 00
Fleckenstein Bros.,	107 38
	8 12
Ang. Wetzel.	35 98
Mat Jacobs,	23 67
John Hossfeld,	20 76
	50 50
L. W. Maier, burials H. L. Morris, meat	25 00
H. L. Morris, meat	50 00
Smith & Johnson, meat	25.00
Grainger & Smyth, meat	75 00
Geo. Ciar,	25 00
Ca-per Fromm.	190 10
	12 00
Geo. Masseth,	102 50
	6 00
Jeffrey & Co.,	12 00
Frick & Son,	30 00
P. Joyce.	6 00
•••	37 00
B. O'Reilly,	85 00

Referred to the Poor Committee.

By Ald. Foley - Petition for sprinkling Jef-ferson avenue. Received to the City Surveyor. By Ald. Foley-Petition of Alexander Scott for permission to erect a wood building.

Granted. By Ald. Foley-Petition of John A. Miller for permission to erect a wood building.

Granted. By Ald. Selys-Bills of James Plunkett, la

bor and cartage, \$2.50. Referred to the Park Committee.

Bv Ald. Selye-Claim of Arie Van alleged dawages. referred Ingen for to the Law Committee; also, petition of W.C. Ferris for permission to erect a wood building, referred to the Wood Building Committee and Fire Marsoal with power to act ; also, petition for electric lights on Thompson street, referred to the Lamp Committee.

By Aid. Mandeville -Bills of

D.B. Earl,	labor a	nd me	terial.	 3	31	62
William Ba	issett, l	la bo r a	ud mat	erial		30
Minges & S	hale, de	e∘k, Ci	ity Atto	orney	30	00
F. J. Irwin	, cleanu	ng, etc			40	ŬÛ
Rochester	Gas Co.	, gas C	lity Hal	ll for Dec	240	00
C. F. Paine	& Co.,	chlorid	de of in	me	ι	25
Rooh.Gas	lo., gas,	, City I	build'g,	January	188	00
••	66		66	February	166	88
44	**	• •		March	164	50
D.4	3 A L	- 0:	n	. n		

Referred to the City Property Committee, By Ald. Mandeville-Petitions of Grace T.

Ewing and Fred W. Wagner for permission to erect wood buildings; granted under the direc-tion of the Wood Building Committee and Fire 00 a٦ Marstal,

By Ald. Mandeville-

To the Honorable, the Common Council of the Oity of Rochester :

O HOLMESTER: Your petitioners, property owners on Mill street and Browns race, do respectfully pray your hos-orable body to rescind that part of a resolution adopted November 16th, 1886, giving the Rome, Watertown & Ogdensburg Terminal Railroad Com-pany the privilege to lay its tracks on Mill street or Browns race, or both, north of the New York Central & Hudson River railroad:

lentral & Hudson River railroad:
Alex Ferguson, Withey Mills.
Moseley & Molley, Flour City Mills "A" & "B."
Smith & Sterman, Frankford Mills.
H. D. Stone & Co, Ivrong Mills.
J. A. Hinds, Washington Mills.
J. G. Davis & Son, Jefferson Mills.
James E. Booth. 254, 256, 258 and 260 Mill st.
W.H. Gorsline, Browns race.
Mack & Co., 218 and 220 Mill st., Browns race.
J. C. Huehes, 250 and 252

Mack & Co., 218 and 220 Mill st., Browns race. J. C. Hughes, 250 and 252 D. Leary, Mill, corner Platt. John Greenwood, Nos. 222, 224 and 226 Mill st. J. Judson & Son, Mill st. and Browns race, Wm. Gleason, 10 Browns race. Geo. F. Merz, People's Mills. Thomas J. Eoright, Mill St. Brewery. H. S. Brigg., ex., cor. Mill and Furnace. Chas. J. Hayden & Co., Mill, cor. Furnace. Henry Wray, 193 Mill st. Joseph Cowles, 229 and 231 Mill st. Joseph Cowles, 229 and 231 Mill st. Jose, H. Pool, Clinton Mills. Wm. D. Callister, 225 and 227 Mill st. Augustus Witzel cor. of Mill and Brown. P. A. Clum & Co., cor. Platt and Race sts. P. McCormick, Mill and Platt sts.

Ordered received, filed and published. By Ald. Mandeville-Resolved, That that

board November 16, 1886, granting to the Rome, Watertown & Ogdensburg terminal Railroad Company permission to lay its tracks on Mill street or Browns race, or both, be and is hereby rescinded.

Adopted by the following vote : Ayes – Ald. Tracy, Watson, Kohlmetz, Fruzsche, Elliott, Selye, Mandeville, Swikehard-8.

Nays-Ald. Coughlin. Marson, Foley, Stein, Bobrer, Kelly, Scheffer -7. By Ald. Swik hard-Petition for extension

of water main in Myrtle Bill park ; referred to the Water Works Committee and Executive Also peritions of Thomas C. Camp-Board. bell, Valentine W. Sticklein and Peter Diebrich for permission to erect wood buildings; referred to the Wood Building Committee and Fire Marshal, with power to act. Also pe-tition for a pipe sewer in Silver street; referred to the City Surveyor to prepare an ordinance.

By Ald Swikehard -Bills of

B. Frank Enos, expenses for Feb Baltimore & Ohio Tel. Co., services for	645
Feb	16 97
B. L. Sheldon, meals for prisoners	8 75
Rochester District Tel. Co., services	2 00
Thomas Dukelow, expenses	15 44
Geo. Long, expenses	23 41
Addie Mosher, cleaning	3 00
Maggie Gaffnev,	13 00
J. L. Geer, repairing furniture	7 00
Thos. Dukelow, expenses	5 36
Bernhard & Casey, coal	15 00
Thos. Lynch, expenses	12 21
Western Union Tel. Co. services	19 93
Defense des she Deltes Commentes	

Referred to the Police Committee.

Ights on North avenue. Referred to the Lamp Committee; also petition of W. Stendle, M Fisher and John Huebregtsen for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Bobrer-Petition of Francis W. Skuse for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kelly -Bills of

E. D. Smith, stenographic services	\$ 21	00
John P. Smith, binding books		CO
Post-Express Printing Co., advertisements		
for Board of Health.	5	59
Post-Express Printing Co., printing blanks	8	50
Peter Sheridan, disbursements	$2\tilde{5}$	98
Ivan Powers. disbursements	116	71
Sunday Herald Printing Co., printing	233	
W. W. Jacobs, referee's fees	60	ÕÕ
Upion and Advertiser Co., blanks	4	50
Adelbert P. Little, caligraph paper	18	75
Western Union Telegraph Co., services	1	77
Rochester Baggage and Transfer Co., car-		•••
riage hire	8	0)
Jno. T. Clarke, services, etc	14	
Robert Brows, blue point frame		ŏŏ
Schmidt & Kaelber, supplies	18	
Keuffel & Esser, profile paper	15	
Stecher, lithograph letter-heads	iõ	

Referred to the Contingent Expense Committee

By Ald. Kelly-Petition of W. H. Duffet for permission to erect a wood building; granted. Also petition of J. Ellis for permission to erect a wood building; referred to the Wood Buil ing Committee and fire marshal with power to Also a petition for a plank walk on the act. east side of Myrtle street; referred to the city surveyor to prepare an ordinance. Also petition for pipe sewer in Gle wood avenue; referred to the city surveyor to prepare an ordimance. Also petition for s-wer in Calton place; referred to the city surveyor to prepare an ord nance.

By Ald. Schaeffer-Petition of Henry Roberts for permission to erect a mood building ; granted. Also petitions of Edward Woods and Agnes Swan for permission to erect wood buildings: referred to the Wood Building Committee and Fire Marshal with power to act. Also petition for side alkson Boardman street; referred to the City Surveyor to prepare au ordinance. Also petition for sewer in Heyward avenue; referred to the City Surveyor to prepere an ordinance. Also petition for sewer on Schanck avenue; referred to the Surveyor to prepare au ordinance. By Ald. Schaeffer -Petitions for water mains

in Henry street, Carl park, Harlem street, Pin-nacle avenue, University avenue, Alphonse street, and Varnum park; all referred to the Water Works Committee and Executive Board.

By Ald. Schaeffer-Petition for a special assessment for the improvement and repair of

By Ald. Stein-Petition for five electric | twenty-five cents per front foot upon the seve ral lots and parts of lots ou Nichols park. Monroe avenue to the south line crord street Also on lots 6, 7 and 8 from of Oxford street on the south side of the park running west from the fountsio. Said sum of 25 cents per front foot to be added to and included with the general city tax for 1887, and the City Treasurer is hereby autoonized to pay the sum thus assessed and collected to Clark Jobnston. be being the person designated by the owners, to receive the same, and the City Cierk is bereby directed to transmit to the City Asses sors and the City Freasurer a certified copy of this resolution.

Adopted by the following vote :

Aves-Ald. Treev, Coughlin, Marson Wat-son, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Stein, Bonrer, Kelly, Schaeffer-15.

REPORTS OF STANDING COMMITTEES.

Ald. Coughlin, from the Limp Committee: Ald. Cougain, from the Limp Committee; Ald. Foley, from the Poor Committee; Ald. Selye, from the Park Committee; Ald. Man-devile, from the City Property Committee; Ald. Switchard, from the Police Committee; and Ald. Kelly, from the Contingent Exbills referred to their several committees and referred them to the Finance Committee for payment.

By Ald. Schaeffer-

To the Honorable the Common Council of the City of Rochester:

Your Assessment Committee begs leave to submit for your consideration their report upon the following matters:

following mitters: 1. The request of Charles F. Hellems, as admin-istrator of the estate of Isaac Hellens, deceased, for the repayment of an assessment made against tots 5 and 9 for the Oak street improvement, and paid by said detedent in the lifetime, should be dis-allowed, for the reason that if any claim existed for such repayment, the same is now barred by the statute of limitations, according to the decis-tion of the General Torm of the Supreme Court in this Judicial Department, in the case of Parsons, as administrat r. etc., vs. the city, and handed down at Buffalo, January 25th last. 2. We would recomment that the prayer of Mary W. Davison, for redate on an assessment made

2. We would recomment that the prayer of Mary W. Davison, for rebate on an assessment made against her property, situated on the corner of Platt and Allen streets, for street sprinkling, should be granted, and that the Treasurer be di-rected to receive from her the sum of \$5.10, in fail of the assessment of \$7.14 against her property, and that he charge the balance thereof to erroneous assessments. a-sessments

a sessments. 3. In relation to the application of John A. La. Force to be released from the payment of an as-sessment of \$34, imposed upon his lands remaining after the openug of the new street from Clifford street to Norton street for the expenses of such street opening, we would report that, in our opinion, his application should be denied. Work of the street opening we would be denied.

sessment for the improvement and repair of Nichols park. Ald. Schaeffer offered the following: Whereas. A majority of all of the owners of lots on Nichols park have petitioned this Com-mon Council, in accordance with the provis ions of chapter 96 of the laws of 1850, to levy a special tax on said lots for the purpose of defraying the expenses of making the ordinary repairs and improvements thereon, as set forth in said petition; therefore, Resolved, That the City Assessors be and they hereby are directed to assess the sum of

the rules, it would be establishing a bad precedent to grant the request made. All of which is

-	-	~~	-	~+ £.		an1	h	tted.
з.	r	\mathbf{es}	De	CLL	unv	su	om	ttea.

υ.	J. SCHAEF	FER.
Л	MILLER KE	LLV

C. STEIN, D. W. SELYE,

Assessment Committee.

By Ald. Schaeffer-Resolved, That the Treasurer be, and he hereby is, directed to re-ceive from Mary W. Davisch the sum of five dollars and ten cents in tull of the assessment against her property situate on the corner of Platt and Allen streets for sprinkling tax of seven dollars and fourteen conts, and charge the balance of said tax to erroneous assessments. Adopted.

By the Clerk-

ROCHESTER, March 22 1887. To the Hon. the Common Council:

GENTLEMEN : At a meeting of the Common Council on date of February 8, 1887, a resolution was adopted authorizing the Executive Board to purchase immediately "350 net tons of east iron straight water pipe, and 20,000 pounds of special castings for use during the ensuing season." In complance with this resolution the Executive Ponch have continged for the deliver of soid bipe

Board have contracted for the delivery of said pipe, and it is now being delivered in this city. To avoid the expense of hauling said pipe to the pipe yard, and later in the season to azain haul and distribute and later in the season to again haul and distribute it upon the several streets which night be desig-nated for water pipe extension, your committee and the Executive Board have deemed it prudent to examine the petitions now on file asking for ex-tensions, and to make such recommendations to the Common Council in relation thereto as would lead to an immediate determination of a sufficient number of them to enable the Executive Board to deliver the pipe at once upon the streets where it deliver the pipe at once upon the streets where it is to be laid, as it is received from the foundry, thus avoiding the expense of a second hauling and manipulation.

Your committee and the Executive Board have therefore made a careful examination of the whole subject and present the following facts and recom-

mendation is for your consideration: We find the following described petitions for the extension of water mains on file in the Water De-partment, the estimated cost of which is also herein stated:

LIST OF STREETS AND ESTIMATED COST.

West ave. (Holly), from west side Genesee		1
Valley canal to Favor st	81.300 00	Ha
Avenue A, from Park row to 279 feet west		He e
of Harris ave	347 78	Ha
Avenue.D, from Conkey ave. to North St.		
Paul st	1,835 50	He
Cataract st., from former end of pipe to		t
184 feet westerly	113 35	He
Harris ave., from present end south of		
Neilson place to present end north of		La
same	513 25	l La
Park row, from Avenue A to Neilson	150 10	Le
place Livingston st. (Holly), from N. St. Paul	458 12	
st. to railway on cliff	1.166 00	Mi
Livingston st. (Dom.), from present end	1, 100 00	C
of 6-inch pipe to river bank	572 00	0x
Monroe park, from Monroe ave. to 428 feet	512 00	p
northerly	406 60	Pa
Edith st., from Plymouth ave. to 402 feet	300 00	e
easterly	416 09	Scł
Florence st., from Strong st. to Bartlett		מ
st	961 00	Th

81. Genesee st., from Hawley st. to Magnolia 3.087 25

son ave. to Genesee st. Hawley st. from Reynolds st. to Seward st 2,806 00 Kenmore st., from Strong st. to Bartlett st Reynolds st., from 121 feet south of Flint st. to Seward st.

Saxe st., from Clifton st. to Tremont st ... 126

cedent	Bryan st., from Pierpont ave. to Boule-	
	Kishnhury et from Diamont	681 50
	Boulevard Locust st., from present end of pipe to 150 feet west.	681 50
	150 feet west.	142 50
ttee.	150 feet west. Pierpont ave., from Driving Park ave. to Selve st	444 00
t the	Pierpont ave from Long View Daub to	
to re- of five	Bavine ave., from Champion of the fact	1,274 25
sment	Selve st. from present and af mine to	190 00
ner of tax of	Boulevard	1,463 75
charge	Rowe st.	484 50
assess -	Jav st. (Holly), from Oak st. to Green st Taylor st., from Silver st. to 109 feet	750 00
1007	Pinnacle ave., from Griffith st. to Erie canal	58 11
1887.	Hudson park, from Edward st. to Hudson	
ommon	st Anne st., from Otis st. to the Gully Campbell st., from Ames st. to Hague st	570 00 1,080 00
olution ard to		755 44
st iron	Carlton place, from present end of pipe to Chili ave.	710 25
special	feet opstorly	96 27
ecutive id pipe,	Lake ave., from present end of pipe to 4 reet south of new city line	
o avoid e yard,	Orlande st., from 275 feet east of Myrtle	6,015 50
tribute	Orlande st., from 275 feet east of Myrtle st. to Cameron st Peart Place, from Chili ave. to 1,200 feet	142 50
desig- imittee	Rowe st., from Fourth st. to new city	1,444 50
rudent	line	5.505 10
for ex- ions to	line Somerset st., from West ave. to Chili ave	5,505 10 977 00
would	et	1,423 50
oard to	Warner st from 761 feet north of Lyell a ve. to 1, 100 feet north of Lyell ave	417 50
here it undry,	Adwin st. from Monroe ave. to south	
ing and	end of Adwin st Ameroth st., from 550 feet north of Hen-	332 50
d have	Almeroth st., from 550 feet north of Hen- rietta ave. to Erie canal. Alphonsus ave., from Carter st. to North	123 50
recom-	st. Fourth ave,, from Pennsylvania ave. to	1,666 50
for the	Central park	878 00
for the ter De- is also	Central park. Garson ave., from Goodman st. to east end of Garson ave,	8,400 00
13 4150	Grand ave., from East Main st. to Leigh-	2, 872 50
ST.	ton st. Harlem st., from Goodman st. to Cam-	e10 00
,300 00	bridge st. Hayward ave., from Goodman st. to East	648 00
347 78	end of Hayward ave Hebard st., from Huron st. to Poplar st	2,268 90 240 00
	Harvard st., from Goodman st. to Oxford st	1,539 50
l, 835 50	Henrietta ave., from present end of pipe to 800 feet east and north	1, 163 50
113 35	Henry st., from Schanck ave. to Leighton	
513 25	ave. Laburnum st., from Monroe ave. to Keel-	653 35
458 12	er st. Leighton ave., from Henry st, to 288 feet	393 50 321 00
l , 16 6 00	West. Miller st., from present end of pipe to end	
572 00	of st Oxford st., from Brighton ave. to Nichols	1,127 75
406 60	park Parseils ave., from East Main st. to 600 ft. east of east line Leighton st.	1,264 50
416 09	east of east line Leighton st Schanck ave., from 1.100 ft. east of Good-	3,407 0 0
	Schanck ave., from 1, 100 ft. east of Good- man st. to Culver st Third ave., from Pennsylvania ave. to	5,008 53
961 00	Bay st Yale st., from Pinnacle ave. to Goodman	1, 782 75
, 087 25	st	1, 295 10
,806 00 900 u0	St. Joseph st., from Hayward Park to Norton st	3,656 50
961 00	Total	
434 25	The amount placed in the tax-levy last	year for
900 90	the extension of water mains was \$60,000.	Of this

amount the sum of \$7,254.57 was pledged to repay monies advanced by private parties during the year for water pipe extensions. The balance of the a propriation has been em-

ployed in the extensions of water pipe directed at various times by the Common Council, and the whole of said balance will have been so employed when existing contracts have been closed and settled.

It also appears that in addition to the water pipe extensions made and paid for from monies pro-vided in the tax-levy, that a considerable number of important extensions have been made from monies advanced without interest by private parties

The following is a statement of the work thus done, and the monies so advanced :

EXTENSIONS MADE AND MONEYS ADVANCED BY CITIZENS.

West ave. (Holly), from old Genesee Valley canal to Favor st., made in advance asphaltum improvement-W. B. of

Morse and others Avenue A, from Park row to 279 ft. west of Harris ave.—Geo. W. Crouch......**R** 800 00

- Cataract st., from former end of pipe to 184 ft. west-Genesee Brewing Com-
- Park row, from Avenue A to 238 ft. south-Geo. W. Crouch...... Edith st., from Plymouth ave. to 402 ft. east of same-Eluore Doran.....

Taylor st., from Siver st. to 109 ft. north of same-Geo. W. Crouch.....

Hayward.... 1.554 58 Henry st., from Schanck ave. to Leighton ave., Hochester Car Wheel Works... Leighton ave., from Henry st. to 288 ft. west, Rochester Car Wheel Works... 653 85

- west-Rochester Car Wheel Works Schanck ave., from I,10) ft. east of Good-man st. to Henry st.-Rochester Car Wheel Works. Schanck ave., from Henry st. to Culver st. (for materials)-Rochester Car Wheel Works. Yale st., from Pinnacle ave. to 400 ft. west-S.G. Dana. 1.893 53

1.526 58 496 10

Total.....\$11,060 20

The money was advanced in these several cases (except on West avenue) with the express under-standing that the city was not to be be held liable for repayment at any particular time, but only at the option of the Common Council, and then without interest.

In cases where money has been so advanced for streets in the 15th and 16th wards, if the advances are refunded from the coming tax-levy, the several lots will be subject to assessment for the three for while be subject to assessment for the three cents per foot frontage tax, which in most cases will pay the interest on the investment, and all the property will be liable for the Water debt. If not so refunded, the city can only receive revenue from the parties who take and use the water.

The Executive Board has in some of these cases The Executive Board has in some of these cases certified that the property on said streets is liable for the Water debt and the Assessors have been directed to assess it accordingly. This action was taken by the Executive Board on the supposition that the advances would be refunded as has been heretofore customary.

Should the Common Council, however, deter-mine not to repay these advances during the pres-ent year, the said streets may be exempted from assessment on account of the Water det by resolution of the Council previous to the making up the assessment rolls.

Your Committee have concluded to make no recommendation on the subject of the immediate

,

repayment of these advances, but to present the whole subject to the Common Council for determination. It may be further suggested, however, that it

might not be regarded as necessary to refund advances in those cases where only materials have so far been purchased, or in the single case where a majority petition has not been furnished. With these cases eliminated, the amount to be immediately refunded would be \$7, 325.69.

As heretofore stated, there are petitions now on file in the Water Works Department, asking for the extension of water mains, amounting, in estimated cost, to \$76, 568.74.

These petitions are inclusive of those for which mone, has been advanced by private parties, as aforesaid, amounting to \$11,060.20.

From these petitions your committee have se-lected the following, which, in their opinion, seem to require more immediate attention. Should the Common Council authorize the extension of water pipe in the streets indicated, it will permit the pipe now in process of delivery, to be distributed di-rectly at one handling on the streets; and we

- therefore respectfully recommend that water mains be directed to be laid therein during the present season at an estimated cost ot \$39,300. 347 78
- List of streets in which it is recommended that water pipes be laid: 113 35
- 164 62 West ave., (Holly) from west side Genesee Val-ley canal to Favor st. 416 09

Avenue D, from Conkey ave. to N. St. Paul st. Harris ave., from present end south of Nelson 58 11

Stace to present end (n.) of same. Park Row, from present end south to Nelson 349 94 Place.

- Livingston st., (Holly) from N. St. Paul st. to railway on Cliff. 96 27
- Liviassion st., (dom.) from present end of. (6) pipe to river bank. Florence st., from Strong st. to Bartlett st. Hawley st., from 600 feet west of Jefferson ave-2,268 90

 - to Genesee st.

Hawley st., from Reynolds street to Seward st. Kenmore st., from Strong st. to Bartlett st. Saxe st., from Clifton st. to Tremont st.

321 00

- Genesee st., from Hawley st. to 600 feet south. Locust st., from present end of pipe to Deep Hollow.
- Ravine ave., from Champion st. to 165 feet west.
 - Selve st., from present end of pipe to Boulevard. Straub st., from Driving Park ave to Rowe st. Jay st., (Holly) from Oak st to Green st.

Hudson park, from Edward st. to Hudson st. Campbellst., from 373 ft. west west of Ames st.

- to Hague st.
- Carlton place, from present end of pipe to Chili ave.
- Peart place, from Chili ave. to 1,200 ft. south. Rowe st., from Fourth st. to new city line, Thrush st., from Glenwood ave. to Rowe st. Warner st., from 761 ft. north of Lyell ave. to 1,100 ft. (n) of Lyell ave.
- Allmeroth st., from 550 ft. north of Henrietta ave. to Erie canal.
- Alphonsus ave., from Carter st. to North st. Harlem st., from Goodman st. to Cambridge st. Hebard st., from Huron st. to Poplar st.

Hebard st., from Huron st. to Poplar st. Harvard st. from Goodman st. to Oxford st. Henrietta ave., from present end of pipe to 800 ft. (e and n) to A. and R. Doberton's poperty. Miller st., from present end to 700 ft. north. Third ave., from Pennsylvania ave. to Bay st. St. Joseoh st., from Hayward ave. to Norton st. As it is yet early in the season there will un-doubtedly be many other petitions for water pipe extension presented to you for consideration: extension presented to you for consideration; some of these latter as well as others now on file and not embraced in our present recommendation, will no doubt so commend themselves to your good judgment that you will feel bound to grant

the prayers of the petitions. Believing this your committee is of the opin-ion, and does hereby recommend that the sum of \$65,000 be raised in the coming tax levy for water pipe extensions.

If this latter recommendation shall be adopted by the Common Council, when it shall decide upon the tax levy, it will furnish enough money to extend water mains in the streets recommended by your committee in this report, and also leave a surplus of \$25,700 with which to meet other needed demands for extension as they arise, and also with which to repay a portion or the whole of the advances made to the fund by private citizens. Respectfully submitted, FRANK FRITZSCHE,

FRANK FRITZSON, W. H. MARSON, JOHN H. FOLEY, GEO. W. ELLIOTT, D. W. SELYE, Water Works Committee. Bypox Hoursey EXECUTIVE BORG & W. ALDRIDGE, Executive Board.

By Ald. Fritzsche-Resolved, That the Ex-ecutive Board be and is hereby directed, when there are funds applicable, to extend water mains in the several streets embraced in the list of recommendations contained in the report of the Water Works Committee and the Executive Board relating thereto, this day sub-mitted to the Common Council. Adopted.

REPORTS OF SELECT COMMITTEES

To the honorable. the common council of the city of Rochester .

GENTLEMEN-First-We, the undersigned, a special committee, duly appointed by your hon-orable body to investigate into the affairs of the board of health of the city of Rochester, would respectfully report, that in pursurance of our appointment meetings were duly called by the chairman and subponas issued to compel the attendance of witnesses before your committee, who were examined by the Hon. John Van Voor-his and Mr. Powers, the city attorney, with a view of ascertaining the truth in regard to the subject matter of our inquiries.

Second-Many witnesses were supponaed and a large amount of evidence given, but your com-mittee deem it unnecessary for the purpose of this report to mention in detail the names of the witnesses sworn, or to reproduce here the mass of testimony taken, the substance of which has already been given to the public through the columns of the daily press of the city, with suf-ficient accuracy and clearness to enable their readers to form a very correct opinion as to the necessity for the investigation. As the result of As the result of such examination, and the testimony so taken, your committee is of the opinion and would report that "the financial affairs of the board of health, of the city of Rochester since 1884, which it was appointed to investigate, have been conducted with great looseness and irregularity for the past two years, and that such loss-ness and irregularity has resulted to the mani-fest detriment of the financial interests of the city.

Third-Your committee finds that money received for the board of health, for the flushing of sewers and the sale of garbage, was deposited in Commissioner James O. Howard's safe, for the period of twenty-three (23) months; that as a result of such deposit there was a very decided shortage in the amount of money received from those sources, as compared with what was re-ceived before, and what has since been received. During the period of twenty-three months of deposit in Commissioner Howard's safe, in an envelope, which performed the functions of a bank, the city received as a result of that method of doing business, the sum of \$182.25. In the space of three months before that the board of health had received the sum of \$335 65 and in the space of five months since that timefrom September 3d, 1886, to February 3d, 1887-the board of health has received the sum of \$330. Comment upon such a system of banking for the

funds of the board of health belonging to the city

Is unnecessary. Fourth-Your committee is therefore satisfied that there has been a serious shortage in the financial receipts of said board of health, from Commissioner Howard's methods of finance, and this is all your committee is prepared to say from the evidence.

Fifth-How much more was received, who were the beneficiaries of the surplus dividends, if any, or whether the same was used to further political ends, or for the sanitary interests of the board, your committee must leave to the public to determine.

Sixth-Your committee further finds from the testimony of the witnesses, that during the past ten (10) years of the existence of the board of health, the sanitary work of the board has been entirely subordinate to the political interests of some individual members of that body; it was established as a fact by the inves-tigation, that the sanitary element of the board, however eminent in the the board, however eminent in the personnel of its appointees, or however experi-enced and able in their qualifications for the work for which they were appointed, or however conscientious and attentive to their duties, were. nevertheless, no matter how frequent the changes, always kept in a minority to the political element of that body. It is entirely true and we make the concession gracefully, for the benefit of those interested, that the sanitarians of the board were not interfered with in such agreeable and cheerful labor as examination of privies, the visiting of the pest house or the general recom mendations or specific duties relative to the health of the city of Rochester, but as soon as any plan was proposed by them looking to the bettering of the sanitary requirements of the city at large, they were unable to effect such plans as in their judgment would have been beeficial, from the fact that such plans, presuma-by, would interfere with the political patronage and power of the majority of those who com-posed its board of health. As bearing upon this point, neither your committee nor the public will overlook or forget the testimony of those three eminent physicians, Doctors Stoddard, Jones and Biegler, who, hampered and thwarted in their efforts to secure such an organization of the board of health as would secure a better system. of sanitary laws and regulations, felt compelled by every instinct of manhood and professional dignity to resign from their positions as commissioners of said board, because they feit that, for some reason, their official usefulness was impaired.

Seventh-Your committee desired to examine his honor, the mayor of the city and president of the board of health, with a view of obtaining all the light that it could on the methods and workings of the board. Eighth-It had expected much from him, an

entirely disinterested witness, and hoped to find in him a witness who would cheerfully co-operate with your committee in explaining to it what irregularities, if any, had come under his observation, and how irregularities which had become established beyond question, could be remedied or removed.

Ninth-In that expectation your committee was disappointed, receiving no aid whatever. A somewhat extraordinary proceeding on the part of the person referred to was adopted, that of appearing by counsel and peremptorily demanding that the action of the committee, and its conduct of the investigation should be conducted with an evident design and purpose of enabling that per-son to cover up and conceal whatever there was in the actions of that board which the public ought to know.

Tenth-Your committee is of the opinion that this was the purpose contemplated, from the fact that it was demanded upon the part of the couns-1 of Mr. Parsons, that subpœnas be fur-nished in blank to his counsel, for the purpose of enabling them to subpœna whomsoever they thought it expedient to subpœna before your committee.

Eleventh-This, as your committee understands, is an old manner of "white washing" which, in is an old manner of "white washing" which, in its judgment, it did not think it would be proper

to adopt. Thirteenth-Upon the examination of his honor, the mayor, it appaared that such knowledge as he had acquired of the conduct of the board of health was acquired from his personal attendance at said meetings, only, that he had no other source of knowledge as to the methods of doing business by the different members of the said board, or as to the sanitary interests of the city as ascertained by that board as a body.

Fourteenth-In view of the importance of an efficient board of health to a city like ours, this admission of ignorance as to its methods of doing business, on the part of its head and presid-ing officer, is remarkable, if not startling, especially when taken in connection with the finding of your committee, that for a period of one year, or your committee, that for a period of one year, his honor was continually absent from the meet-ings of said board, and we are entirely satisfied, as the result of that examination, conducted though it was with admirable fence and ability on the part of the person examined, that, never-thelese from the row frequent requesters. theless, from the very frequent recurrence of his "I do not remember," your committee failed to ascertain much that it would liked to have known, and much that would have been of great interest to the public.

Fifteenth-Your committee cannot but conclude that the same scrutiny of the acts of the individual members of the board of health, on the part of his honor, the mayor, which when applied to your honorable body passes current applied to your honorable body passes chirsh for watchful care, would have resulted in cor-recting the methods and abuses which have grown to such proportions as to demand the re-proof of investigation. As mayor of the city of Rochester, guardian of its interests, president of the board of health, who should know, if not he, what was be-ing done to present the board beaution of ing done to protect the health, happiness and financial interests of the people who had so repeatedly honored him?

Sixteenth-But it was entirely satisfied that it is the truth, beyond contradiction, that the board of health of the city of Rochester, for the past ten years has been a body controlled and directed with reference to the political interests of one individual rather than to the health of the people of the city of Rochester.

Seventeenth-Your committee would also return its thanks for the very efficient aid that was rendered to it by a majority of the present board of health and those who desired the investigation to be made.

Eighteenth-There is much that your committee would desire to recommend, much that it thinks needs changing in the management of the present board of health, but perhaps all that it can recommend that would be of any practical value, would be that in the future your honorable body exercise its supervisory power in a careful manner upon the nominations that are presented for confirmation as members of the board of health to your honorable body.

Nineteenth-All of which is respectfully sub mitted.

W. MANDEVILLE. JOHN H. FOLEY.

I concur in the above report in all matters referring to the conduct of the official affairs of the board since 1884, which were developed as facts during the investigation.

I concur in the general statements of opinion by the above report, so far as that opinion is based on the facts developed at the investigation.

I except from my concurrence part of para-graph 9 and paragraphs 10, 11 and 12, beginning with "A somewhat extraordinary proceeding," second sentence, paragraph 9. I am not pre-

pared to charge this matter in quite such sweepingly conclusive language without some facts to sustain it proved at the investigation. It may or may not be true. In the doubt in which it is so involved I cannot make even an indirect accusation.

In the general and specific censure in paragraphs 14, 15 and 16 I would include every consenting member of the board since 1884, for those who "consent" and those who "do" are equally responsible in the eyes of right.

I would recommend a radical reconstruction of the board in its methods and personnel, based on efficient service by business methods.

I submit that the conduct of Flusher Gage is subject for further judicial inquiry, and would recommend that the proper law officer be in-structed to proceed against him in the legal manner provided, and that said officer present the case of any other official or employe of the board of health, against whom any conclusive ordere hea hear beta fund during the investi evidence has been obtained during this investi-gation, or any evidence that may be obtained, to the grand jury for their action in the matter.

Respectfully, GEORGE W. ELLIOTT.

COMMUNICATIONS FROM HIS HONOR THE MAYOR AND OTHER EXECUTIVE OFFICERS AND THEIR REFERENCES.

By the Clerk-

MAYOR'S OFFICE, ROCHESTER, March, 14, 1887.

Gentlemen of the Common Council: Final ordinance No. 3, 157 (Troup street stone

sewer), is hereby returned disapproved. This ordinance was adopted by a majority vote of your Board, on the theory that a majority of the persons to be assessed had signed a petition for the same.

same. If said ordinance had simply provided for the construction of a sewer, then, I think, your action-would have been regular, and would have stood unquestoned; but it also made provision for the grading of the roadway of the street, and for the formation of gutters therein-matters not em-bodied in the petition, and, therefore, to have le-gally adopted said ordinance the votes of three-fourths (twelve in number,) of all the members elected to said Common Council, were necessary. The City Attorney and his able assistant, Mr. Sulli-van, concur with me in this view of the question, and, as above stated, the ordinance is hereby reand, as above stated, the ordinance is hereby returned disapproved.

CORNELIUS R. PARSONS, Mayor.

Ald. Foley moved that the veto of the Mayor lay on the table till the next regular meeting. Adopted.

By Ald Marson-

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN-We the undersigned having withdrawn our names from the petition for stone sewer in Troup street, most respectfully ask that we be not counted for, as we are unqualifiedly op-posed to it. ROBERT H. HITCHCOCK, MARY JANE MORRIS, CHAS. ATKINSON, MICHAST. LOVE

MICHAEL LOVE, CATHERINE CURRAN, this

name was obtained for stone sewer through mis-representation. ALBERT ZELLER.

By Ald. Watson-

CITY TREASURER'S ANNUAL REPORT.

ROCHESTER, N.Y., March 22d, 1887.

To the Honorable the Common Council:

GENTLEMEN-As required by section 58 of the Charter I nave the honor to transmit herewith my second annual report as Treasurer of the City of Rochester, together with necessary vouchers. Very respectfully your obedient servant,

JOHN A. DAVIS, Treasurer.

On motion of Ald. Watson ordered received, filed and published. Referred to the Finance Committee.

[The report will be published in book form.] By the Clerk-

CITY SURVEYOR'S OFFICE,

ROCHESTER, N. Y., March 22, 1887.

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN—The City Surveyor, by a resolution introduced by Ald. Mandeville and passed at a special meeting on the 28th of February last by your honorable body, was instructed to prepare an ordinance and submit estimates for the construction of a stone arched bridge over the Genesee river on the line of ourt street between the tow-ing path of the Eric canal and the west bank of the ing path of the Eric canal and the west bank of the river. The distance between the points named is about four hundred and eighteen (418) feet, and to span this distance not less than six arches of about sixty-two (62) feet each between the springing lines would be required to secure the stability of the structure and ample waterway. If this bridge is built for the full width of the street for its entire length, with roadway and side-walks similar to those on the Main street bridge.

waiks similar to those on the flain street bridge, the cost would be very large—much larger than those not familiar with this kind of work would suppose. The general plan of the bridge, which it is proposed to build pursuant to the resolution re-ferred to, has been made but not yet perfected in its details, and until this is done not even an approximated estimate of the cost could ventured upon. Be assured that all the time and attention which

other pressing work will permit shall be devoted to this important matter; but in the meantime instructions are asked as to the provisions, if any, that are to be introduced in the ordinance for meet-ing the cost of the bridge, *i.e.*, whether it shall be chargeable upon the whole city or by assessments upon li ited territories. other pressing work will permit shall be devoted

Also at your last regular meeting a petition was presented and referred to the City Surveyor for the preparation of an ordinance for the construction of a stone sewer in N. Chuton street from Hayward park to Norton street; thence through Norton street to the Genesee river.

In view of the fact that a belt sewer for the re-lief of the eastern portion of the city is now pro-jected, and, of necessity, must soon be constructed, it is suggested that this sewer in N. Clinton and Norton streets be not undertaken for the present as its construction would be very expensive and that much of its benefit would probably be lost to those who would be called upon to pay for it when the belt sewer is built.

Very respectfully, your obedient servant, I. F. QUINBY, City Surveyor.

Received, filed and published.

ROCHESTER, March 22, 1887.

To the Hon. the Common Council:

GENTLEMEN-The special committee of the GENTLEMEN-The special committee of the Board of Health appointed for the purcose of con-ferring with the Finance Committee of the Com-mon Council m regard to making the city's note to supply the deficiency in the health fund would re-spectfully make the following resport: On April 1st, 1886, the balance in the health fund was \$2,755; the yearly appropriation \$22,000, making a total of \$26,755. The amount due on unnaid bills, includ-ing salaries, collecting garbage, vaccinating, Dr. Wei-le's, indement against the city etc. was \$7,017 59. ing salaries, collecting arbage, vaccinating, Dr. Wei-gle's judgment against the city etc., was \$7,917.52, leaving a balance in the treasury of \$18,857.48. The total amount expended for collecting garbage, salaries, repairs, vaccinnating, removing dead animals, etc., was \$23,160.55, leaving a deficiency in the fund of \$4,323.07. The Board of Health in explanation of the above deficiency would state that in view of the great increase in population of our city it has had the effect of increasing the number of garbage collectors. Also to the fact that according to the law recently passed by the Legislature creating the office of a sanitary inspector whose duty it is to inspect all 197

the plumbing done in the city has also had a tenthe plumbing done in the city has also nad a ven-dency to increase our expenses. The Board ot Health point with pride to the fact that the gar-bage of the city has never been collected as well as it has been during the past year, and the sanitary condition of the city has been carefully attended. The Board of Health therefore ask your honorable body to make the city's note for \$5,000 to the, end that the deficency he made good. that the deficency be made good.

T. DEKRICK, Committee.

Referred to the Finance Committee. By the Clerk-

CITY CLERK'S OFFICE. (ROCHESTER, N. Y., March 22, 1887.)

To the Hon. Common Council:

GENTLEMEN-In accordance with section 29, of the revised City Charter, I hereby report the fol-lowing as having qualified and taken the oath of office

CITY OFFICERS.

For Member of the Executive Board for the term of three years—James M. Aikenhead, For City Treasurer for the term of two years—

John A. Davis. For Judge of the Municipal Court for the term of six years-George E. Warner.

WARD OFFICERS.

Supervisors for the term of one year: Supervisors for the term of one year First ward-Lewis Sunderlin. Second ward-John Eckhardt. Third ward-Thomas W. Atkinson. Fourth ward-Albert Schoen. Fifth ward-Abram Stern. Super Ward -Abram Stern. Sixth ward—Abråm Stern. Seventh ward George Engert. Eighth ward—Thomas Saler. Ninth ward—William S. McKelvey. Tenth ward—Joseph Carberry. Eleventh ward—John N. Erhart. Tweffth ward—Jvin Block. Thirteenth ward—Charles A. Young. Fourteenth ward—Charles A. Young. Fourteenth ward—Charles A. Young. Fifteenth ward—Philip Mohr. Sixteenth ward—Philip Mohr. Aldermen for the term of two years : Aldermen for the term of two years : Second Ward-William Sullivan. Fou th ward-Joseph H. Fre. Sixth ward-Frank Fritzsche. Eighth ward-Joh H. Foley. Tenth ward-Leo J. Hall. Twelfth ward-James S. Judson. Fourteenth ward-Louis Bohrer. Sixteenth ward-Haibert G. Thayer.

School Commissioners for the term of two years : Second ward-James O'Grady. Fourth ward-Homer A. Kingsley. Sixth ward-Edward Stahlbrodt. Eighth ward-Henry J. Bauer. Tenth ward-Charles Moody. Eleventh ward-Otto C. Popp. Fourteenth ward—August Kimmel. Fifteenth ward—John Soitz. Sixteenth ward—John A. Nagle. Constable for the term of one year : Constable for the term of one year ; First Ward-Frank H. Hovey. Second Ward-John Kane. Third Ward-William H. Groot. Fourth Ward-Ferdinand Seifried. Fifth Ward-Joseph Field. Sixth Ward-Paul Englehardt Seventh Ward-Herschel Filkins. Eighth Ward-John Daily. Ninth Ward-William Danningburg. Tenth Ward-William L. Brock. Eleventh Ward-Michael Cullinan. Twelfth Ward-John Dart. Thirteenth Ward-Moritz Schoenberg, Fourceenth Ward-Emil Buehler. Fifteenth Ward-Emil Buehler. Fifteenth Ward-Fridolind Held. Sixteenth Ward-William M. Fuller. Inspectors of Election for the term of one year : First Ward-Thomas Brooks, John Culhane. Second Ward-Jas. Courtney, Wm. Casey.

127

Third WarJ, First District—Wm. Tanner, Dan-iel D. Wright; Luke McGlue, appointed. Second District—Harvey Remington, Phillip McConnell; Edwin C. Svkes, appointed. Fourth Ward—William Whitelock, Thos. Cun-ningham; Wm. V, K. Lansine, appointed. Fifth Ward, First District—Frank E. Rowe; Charles S. Radclaffe, appointed. Second District —Gerrett J. Meerdink, Jacob Popp; Michael S. Weismiller, appointed.

Weismiller, appointed. Sixth Ward-Frea M. Killip, Meyer J. Roths-

child.

Sixth Ward-Frea M. Killip, Meyer J. Rothselbild.
Seventh Ward, First District-Joseph L. Vort,
Geo. Weaver; Frank J. Goodwin, appointed.
Second District-Geo H. Brown, Geo. R. Losey; Jeremiah M. Deyo, appointed.
Eighth Ward, First District-Geo. P. Bortel, Chas,
W. Eichelman; Maurice Moynihan, appointed.
Second District-Frank O'Neil, Ed. Fizharris.
Ninth Ward, First District-Michael L. Burke,
Wm, C. Armstroug. Second District-DeGarmo
Robbins, Frederick Decker.
Tenth Ward, First District-Muchael L. Burke,
Winth Ward, First District-Muchael L. Burke,
Wm, C. Armstroug. Second District-August Hauer,
J. W. Cocoran; Jacob Kolb, appointed.
Twelfth Ward, First District-Conrad Kuehles,
There Murd, First District-Conrad Kuehles,
Trenth Ward, Pirst District-Conrad Kuehles,
Therteenth Ward, First District-Conrad Kuehles,
Stelewenth Ward, First District-Conrad Kuehles,
Tointeenth Ward, First District-Hugn O'Neil,
J. E. Keen; John Madden, appointed.
Fourteenth Ward, First District-Hugn O'Neil,
J. E. Keen; John Madden, appointed.
Ferd M. Gosnell; Frank
Ward-Wm, H. Stevenson Michael

Wegman. appointed. Fifteenth Ward-Wm. H. Stevenson Michael

Feist

Feist. Sixteenth Ward, First District-Thos. B. Gil-more, Elmer J. Carroll. Second District-Adam Keenn, Christian Heitinger. Third District-John A. La Force, Geo. Heckner; Hobert R. Russell, appointed; A. H. Martin, overseer of Poor.

COMMISSIONERS OF DEEDS.

Andrews E R Adams E N Alexander James Aikeunead J M Alt C C Angevine Edward Aikenbead Wm Andrews J S Acker John L Backus Harry V Briggs W S Benedict Luther C Bowman J P Bruce David Jr Bancker J J Brand Isador Bently S D Briggs Hamlet S Bisgood John Brown John M Babcock H H Barnes Chas W Baver H J Brinkər Henry Burnam C Briggs Jas Bar on Martin Beach Daniel B Blaker Chas D Ballentyne M Jaennette Bradley John Butler C T Bruff Chas A Brown James H Ballbridge J F Block Alvin Bradley W T Benjamin D S Boyd John F Backus Charles. Caring Frank Cutler J B Clark H V W

Arnold H G Alexander John Annis Cortland Abeles David Albee H C Ad s Robert Altis J W Aiken John M Barker Hirom L Bowlby Frank H Badger R A Brotsch Fredk A Bier Martin Bates Wm M Beckley John N Ball Henry E Blair Robert Brunswick E Bennett Reuben R Bennett Reube Baker Fred H Burke W J Bowers S A Bills G W M Brewster H C Burgess J A Browning C J Beach W H Bottsford W Α Bohacheck Edward Bainbridge J P Bassett Wayland G Braver E J Beach J S Bohrer George Conklin Henry W Child J H Connors John

Churchill F L Cherain Charles Crittenden D L Cailihan P Churchill W W Cushman A H Carroll Wm Chapin L S Campbell G G Crittenden F B Chester Thomas Cochrane James Cochrane James Cleary J P Cory Edson L Cherry W E Jr Cummings Scott Dowling Katharine J Devos Jacob J Drees August DeMailie Martin Dailey John Davidson C C Davy Burton H Davis C A Draude F X Dean CF Dubelbeiss CW Dunbar L N DeMallie Isaac Demaine Isaac Evans James P ciy H C Ernst Chas B Enos B Frank Erler Wm Jr Ellwanger W D Egan K C Fisk Edwin B Freeman B F Frost Hepry C Fitchner DE Fee James Filon M Fleisher H H Frost E A Fairman Harry M Fritzsche Frank J Frick Fred A Fritzsche Frank Galentine W A Gott Jas L Grainger L H Gaffin Christopher Groot W H Garlock J S Hetzler Valentine Harrison Jas M Hovey Frank H Hoyt Chas E Havward ES Hallock H B Harris Thomas Hubacheck Joseph Hackstaff N T Hulett A I Hagaman S W Hadley W C Hill Henry M Humphrey Geo H Hyde H Hulett T W Hone Chas A Harder John N Havens Jas S Hartel J W Hogan M H Harris B F House Geo W Hetzel Chas F Irwin F J Johnston James Jeffreys L A Jones W H Jeffries John H Jones H O James H B Keef John H King Seymour Kondolf Frank N

Covell Henry C Culver J Z Chamberlain P Cole Anthony Cook Chas S Campbell T C Caring George Carle A Champion Jeff Crittenden W B Clarke J T S Crouch F P Carnahan Geo A Cummings G H Covill D L Clark Florence A. Darcow France Darrow Erastus Donivan Louis J Dobbin S L Duffett Wm H Desmond John Drake Fred E Dowd George M DaLee W S Dunham DW Danningburg Wm Dorthy John A Daus Louis H Eagle F P Eastman Jos A Eagan Jos W Enders Chas Englehardt Edward Ellinger Henry Edmonds W E East Charles Ford Chas P Ford Chas P Ferback Henry Farrar Baliegh Feeley D C Fanning John R Foley John H Fish H L Function Constants French Seward Fulton N C Felix Jos Forsyth D W French Martha J Gorton Homer Griffin P H Griffin P H Galentine E J Goddard L J Gefeil Ed Gerrety L E Hall Fred'k B Hall W N Hesslinger Joseph Hettig F A Hopkins John H Hobbie C K Halsey Abram Hollister Stephen G Harris Geo H Home F J Heusney Chas F Hone FJ Heusner Chas F Howe J Henry Hughes M L Hazard A C Hoeft A E Harris A H Henry Wm P Hunt C L Hale Wm B Howe Wm Hayes M D L Haller John J Herron David Isbell Herve Johnson William Jacob William W Jones Horace Jones Harry Jones Harry Jansen A Kinney J F Kelly Lorenzo Kase Nicholas Kolb Jacob King Geo T

١

Kingsley H A Kingsbury Charles H Keehn E J Kimmel August Keeler Bartholomew Leavenworth Eli Lansing Wm R Lee Wm B Levet W B Leutchtord A McPhail Ed Moody Chas H McMahan MJ McNaughton H D Miller Pəter G Morse W G Mason John H McGuire T H McGlue Luke J Montgomery Wm A McVean H D McAlpine B D Madden F A Maser J W Maser J w McIntyre Patrick Miller Rapsom H Morley L E Mylacrain Geo Messmer Geo J Meinzer J C McCormick Charles Murphy Jas Morse J F McGrath Thos McDonald J K McNab Anson S Nash L K Neville Thos J Nunnold J J Niven James M Oothout Wm N Oliver Wm O'Connor Jas P Pinney Katharine A Page Robert V Parker Geo T Perkins Sidney B Peck H N Plummer F R Reynolds Harrah J Race Milton Ross Lewin Wm H Rumsey D C Ryan John C_ Rogers Fred D Remington H F Runyan C A Rowe Frank E Russell Asa W Rosenburg Sigmond Rodenbeck Adolph J Rosengerger Jesse L Rapalgie A B Stark T F Schooley R. H. Schlitzer Leo A Stevens H B Stillwell Chas H Stephany John Spahn Jacob Sheffar A R Stern Abram Selden Samuel L Schoenberg M Stell John J sadden DJ Salisbury David N Salisbury David N Suilivan Josiah Seits Chas W Saunders Herbert Sheldon Chas Sheridan Peter Sharpe Daniel A Stoti John S Sackett D E Stephens John B M Smythe F J Seager G C

Kingsley Frank Keeler C A Kleindenst Henry King Roswell H Lennon James Lansing W V K Lauer F C Jr Lauer Edward C La Force John A 2nd i Ed McGory J A Murphy D B Morey John E Jr Mandeville W McGonegal J B Mesmer Geo McPherson Wm J McLane Hector McLane Hector Mathews H W McMath M H Moynihan Maurice Montgomery Geo B Maher E A Marlin A H Moore Agnes McKnight E Modeo Lamor Madden James Morse F W McCullough L B McCunlough L B McConnell E E Meng John A Morgan Fred D Mitchell John J McCollum Wm A Neintimp John T Nellis James B Niven John A Oaktey Monroe H Oakiey Monroe H Oakley Monroe I Osgood H L Osborn W J Oliver Horace T Perry Chauncey Pierce Sidney A Poul Chas F Powers Ivan Powers Ivan Popp Otto C Quinn C E Robinson R D Rau Jos Runaere John Remington S D Roe John E Rampe Wm F Rogers W H H Rauber John Jr Redmund Edmund Roe Charles Reed Geo D Rosenthal J W Redfield H S Smith G H Schafer Christ J Rau Jos Schafer Christ J Stillwell Chas H Schlegel Fred Simpson Wm T St John C M Smith W S Jr Suidvan Henry J Striennauser Wm J Stricendauser wi Shirley G L Sheridan W J St John Wm H Schlick A F Sully D D Samson H J Stebbins John W Sweet Fred G Schoeffel F A Sanborn Fred W Sullivan Wm H Swanton Thos Swanton Robt B Staud Chas J Shelp Wm Smith E D Slocum A.G

Shelp W Irving Sayles M V Smith H E Selye D W Selve D W Slocum G Fort Shuart W H Tubbs Wm N Tuttle Geo W Toomey John E Taylor John A Tuttle J Horace Trenaman Geo I Shutt E E Thomas E Thrasher F M Tierney M L Thomas Chester B Trenaman Geo J Towns Townsend Jesse J Townson A J Truesdale S C Tubbs J Nelson Thayer H G Tracy C D Thompson Wm M Turk E F ThompsonW H Taylor John H Taylor Z P Upton Frank S Vredenburgh E H Vose Fred'k Van Voorhis Q Van Zandt L H Van Vorhis Eugene Vay M L Vay Rudolph Van DyckA Van DyckA Voorhees Arthur J L Vickery C A Williamson R S Watters John E Watson Wm G Wolf M E Woutswith Dolog Webster Roy C Wollf AE Widener Chas A Wilson P S Ward Frank A Wentworth Delos Weoster E F White Henry C Williamson David White Richard E Wood Daniei Wood ward H H Whiting Wm H Wilkins Thos D Weider P White Henry C Wilson J W Weider John A Warner J Foster Wilson Geo W Wolz Wm Ward H L Weinstein Victor Wheeler Wesley Witherspoon E F Warren A G Wellington E F Werner W E Werner Christopher Wheeler Stephens Wineler Stephens Williamson Jos Witzel Jos C Wegman John Witson Albert D Witson J C Webster Charles A Wolcott Geo C Wright John C Young Thos G Youngman G G Young Wm. Zimmer John F Dopp C L Knope Jos Ludekens Emil Ellas J Y Hobart William F Bredstreet Saml B Draper H S Turk E & Whipple F W. Wooden L M O'Rorke James C O'Hara J B Danford George Bradstreet Saml W Burns J C Sbuart Gertrude Casey Jas H Kuebles Conrad Wellington J F Blackmer Fred H Schroeder Chas F Price J R Witliams H Harse Mary Durand Harrison C Cloffey H J Harris Geo H Robiuson R R McGill Fred A Arnoldt George Respectfully, PETER SHERIDAN, City Clerk.

ROCHESTER, N. Y., March 22, 1887.

To the Common Council:

GENTLEMEN-The city assessors have delivered GENTLEMEN-The citv assessors have delivered to me certified and sworn to, as required by law, the assessment rolls for Mansion street plank walk Ordinance No. 2,965, (Onkey avenue plank walk, Or-dinance No. 3,038, Glenwood avenue retaining walls, Ordinance No. 3,025. Respectfully suomitted. PETER SHERIDAN, City Clerk.

Allegations being called for and no person appearing, Ald. Foley moved that the assess ment rolls reported by the Clerk be confirmed.

Adopted by the following vole: Ayes - Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Foley. Selye, Man-deville, Swikehard, Stein, Bohrer, Kelly, Schaeffer-14. By Ald. Watson-

To the Hon. the Common Council:

GENTLEMEN: The Executive Board would respectfully call your attention to the fact that the Highway fund, excluding the sum recently pro-vided for the restoration of Court street bridge, is insufficient to carry on the operations of the de-partment until the first Monday in April, the end of the present fiscal year. Probably some \$3,500 will be required in addition to the \$2,240 now in the fund.

As your Honorable Body has now under consideration an ordinance for replacing Court street bridge with a stone structure, the Executive Board does not deem it advisable to order the restoration of the iron structure until you shall determine in regard to said ordinance. There are about \$5,000in the Highway fund applicable to the restoration of this bridge, which will not be needed until the next fiscal year.

The Executive Board would therefore respect-fully recommend that you authorize said Board to use so much of said \$5,000-not exceeding the sum of \$3,500-as shall be required to meet the demands upon the Highway fund, said sum to be restored to that part of the fund applicable to the restora-tion of the bridge as soon as funds are made tion of the bridge as soon as funds are made available in the next fiscal year.

Respectfully submitted, THOS. J. NEVILLE, Clerk.

Ordered received, filed and published.

By Ald. Watson-Resolved, That the Executive Board be and hereby is authorized to use so much of the sum set apart for the restoration of Court street bridge, not exceeding \$3,500, as may be necessary to carry on the operations of the Highway department until funds are made applicable therefor for the next fiscal year in accordance with the recommendations of said board herewith presented. Adopted.

ACTION ON ORDINANCES.

FIRST ORDINANCES.

SCIO STREET SPRINKLING (SEC. 2).

SCIO STREET SPRINKLING (SEC. 2). By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of sprinkling Scio street (sec. 2) during the season of 1837. The surveyor submitted as such estimate \$130. By Ald. Kohlmetz-Resolved, That the following improvement is necessary, viz.: The spri kling of Scio street (sec. 2) from 100 feet north of University avenue to the north like of Central avenue during the season of 1837. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate \$130, which estimate is hereby approved. Resolved, further, That the following portion of said eity is decemed benefiten and properly ought to be assessed by a local assessment for the whole expense thereof, viz : One ther of lots and parcels of land on each side of Scio street from 100 feet north of University avenue to C intral avenue a proportion to the benefite and ad-vantage which each will derive therefrom. And further Tesolved, That the follows: the whole of assessed out naking such improvements must pay their assessed with a lone payment as follows: the whole of and the eard will derive therefrom. And further Tesolved, that the taxpayers to be a s. Bessed of the section 170 of the Revised Charles of 1880, of the City of Robester, that all pervense interseted in the subject matter of said im-provement are required to attend the Common Council on Tuesday erening, April the 5th, 187, at 7 o'clock, will be head, Adopted. Robester. will be heard, Adopted.

GRAND AVENUE PLANK WALK.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on each side of Frand avenue from east Main street to Leighton street.

Adopted. The Surveyor submitted as such estimate, \$1 500. By Ald, Kohlmetz-Resolved, That the following improvement is necessary, viz:

The construction of hemlock plank sidewalks four (4) feet wide on each side of Grand avenue, from East Main street to Leiphion street, with the required cross-walks, sidewalk grading and guiter formail.ns. And Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof and reports the same at \$1,800, which estimate is hereby approved. Resolved, further, That tae following portion of said c ty is oeemed benefited and properly ought to be assessed by a local assessment for the whole ex-pense thereof, viz. One tier of lots and parcels of land on each side of Grand avenue, from East Main street to Leignton attreet, in proportion to the benefit while each will de-rive therefrom and further Resolved, That the taxpayers to be assessed for making such improvements must pay their assessment for a sofolows: The whole of the amount assessed withit thirty days after the advertisement of the assessment roll. And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1839, of the city of Rochester, that all per-ment, are required to attend the Common Council, on Tuesday evening, April the 5th, 1887, at 7 o'clock, at the Common Council Chamber, when alle-gations will be hard. Acopted.

Adopted. COLVIN STREET PLANK WALK.

By Ald. Kohlmetz-Resolved, That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on both sides of Colvin s.reet from West avenue to Campbell street.

s.reet from West avenue to Campbell street. Adopted. The Surveyor submitted as such estimate \$2,525. By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz.' The construction of plank sidewalks four feet and eight inches (4ft. 8 in) wide on both sides of Colvin street, from West avenue to Campbell street, with the necessary crosswalks, both parallel and transverse, also the required sidewalk grading and gutter forma-tions. tions

tions. And Whereas, The City Surveyor, under the direc-tions of this Council, has made an estimate of the whole expense thereof, and reports the same at \$2,525, which estimate is hereby approved Resolved, Further, that the following portion of said city is deemed benefited and properly ought to be as sessed by a local assessment for the whole expense thereof, viz.

Unereot, VIZ. One tier of lots and parcels of land on each side of Colvin street, from West avenue to Campbell street, in proportion to the benefit which each will derive there-from.

proportion to the benefit which each will derive ther-from. And further resolved, That the taxpayers to be as-sessess-d for making such improvements may pay their assessments in three equal payments, as follows: One-third of the amount assessed within thirty days after the advertisement of the assessment roll; one-third of the arount within one year from the confirmation of said roll; and the re-maining one-third within two years from the confina-tion of said roll. On all sums paid prior to the matur-ity of said toil. On all sums paid prior to the matur-ed at six per cent. per annum. Ano the Clerk is hereby directed to publish notice in pursuance of Title VII., Section 172 of the Revised Charter of 1880, of the City of Rochester, that all per yeans in the subject matter of said in prove-ment, are required to attend the Common Council, on Tuesday evening, April the 5th, 1837, at 7 0'clock, at the Common Council Chamber, when allegations will be heard.

Adopted.

GARSON AVENUE PLANK WALK.

By Ald. Kohlmetz-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing plank sidewalks on each side of Garson avenue, from East Main street to Leighton street.

avenue, from East Man street to Leighton street. Adopted. The Surveyor submitted as such estimate \$1,975. By Ald, Kobimetz-Resolved, That the following im-provement is necessary, viz.: The construction of hemiock plank sidewalks four (4) feet wide on each side of Garson avenue, from East Main street to Leichton street, with the necessary cross-walks, both parallel and transverse; also the required sidewalk grading and gutter formations; the owners of the abutting property to be allowed iwenty days after the grades and alignmentshave been established by the City Surveyor to make the specified improvements, to the satisfaction of the Executive Board and the City Surveyor.

the satisfield of the state strength of the direc-fund whereas, The City Surveyor under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reports the same at \$1,975, which estimate is hereby approved. Resolved, further, That the following portion of said

city is deemed benefited and properly ought to be as-cessed by a local assessment for the whole expense thereof, viz.: One ther of lots and parcels of land on each side of Garson avenue, from East Main street to Leighton street, in proportion to the benefit which each will de-rive therefrom. And in ther resolved. That the tax payers to be as-sessed for making such improvements must pay their assessment in one payment, as follows: The whole of the amount assessed without thirty days at er the ad-v-rtisement of the assessment roll. And the Clerk is herely directed to publish notice in unrunace of Title V I. Scion 172, of the Revised Charter of 1880, of the Cury of Rochester, that all per-sons interested in the suc-ject matter of said improve-ment are required to attend the Common Council, on Tuesday evening, April the 5h, 1857, at 7 o'clock, at the Common Council Chamber, when allegations will be heard.

Adopted

PARSELLS AVENUE PIPE SEWER.

By Ald. Murson-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of constructing a vivitied pipe sewer in portions of Parse is avenue and Emma street.

Of Constant a transformer and the street. Adopted. The surveyor submitted as such estimat \$5,000. By Ald. Marson-Resolved. That the following improvement is necessary, viz: The construction of a vlutimed pipe sever in portions of Parsells avenue and Emma street, the sever to be-gin at a point in Parsells avenue two hundred (200) feet east of the east line of Leighton street and to extend westward along the mcGial line of the said avenue and the medial line produced through pirv-te lands to intersect the medial dout by Edwin J. Hayward, to in-tersect the sever now in process of constuction in Goodman street, the eastern part of the projosed sever to be twelve (12) inch and the western part of fifteen man oices, lamp holes, surface sewers, lot laterals and lot connections, with the necessary roadway and gutter formations.

and lot connections, with the necessary roadway and gutter formations. And whereas, The City Surveyor, undex the direce-tion of this C uncil, bas made an estimate of the whole expense thereof, and reports the same at \$5,000, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and properly ought to be assessed by al. cal assessment for the whole expense thereof.

thereof, viz: One tier of lots and parcels of land on each side of

One tier of lots and parcels of land on each side of Parsells avenue, from a coint two hundred (&0) feet east of the cast line of Leighton street to East Main street; also, one tier of lots and parcels of land on each side of Emma street aforesaid, from East Main street to Goodman street, excepting therefrom for the dis-tance of one hundred (100) feet measured eastward on

to Goodman street, excepting therefrom for the dis-tance of one hundred (100) feet measured eastward on Emma street, in e lots on the corners of Goodman street and Emma street, in e rojortion to the benefit which each will derive there rom. And further kees ved, 'hat the tax payers to be assessed ior making such improvements may pay their assessments in three equal payments. as tolic was: One -third of the amount assessed within thirty days after the advertisement of the assessment roli : one-third of the amount within one year from the confirmatic tof said roll, and the remaining one-third within two years from the confirmation of said roll, On all sums paid prior to the maturity of the said last installment, a discount will be allowed at six per cent, per annum. And the Clerk is hereby directed to publish notice in pursuance of title VII, section 172 of the Revised Charter of 188t, of the city of Ro-thester, that all per-ment are required to attend the Common Council, or Tuesday evening, April the 5th, 1887, at ' o'closk, at the Common Council chamber when sile-gations will be heard. Adopted.

Adopted.

GENESEE STREET OUTLET SEWER.

By Ald. Marson-Resolved. That the City Surveyor ascertain and report to this Council the expense of constructing an outlet sewer for the southwestern portion of the city.

Constructions with state the second state of the city. Adopted. The Surv Marcon-Resolved. That the following im-ps Ald. Marcon-Resolved. That the following im-the Surv Marcon-Resolved. That the following im-ps and the second state of the south-The souther state of the south state of the south-the nection of hactive to be located as follows: Resiming at a point in the forester of cenesses in firy (50) for t routh of Bronson aven thence southerly along the nectial line of Genesses it, to the private and eighty two (482) feet east of the center of Genesses it, thence southerly in a direct line through private 1928

128

lands to a point in the center of Flint st. about four hundred and ninety (490) feet east of the center of Genesee st., thence easterly for about four hundred and thirty-one (451) feet along the medial line of hundred and the southerly for about four hundred and thirty-one (451) feet along the medial line of private linds note center of Magnoins st. at a point about nine hit to the center of Magnoins st. at a point through private later of the sector of the sector of the st. to the center of the sector of the medial line of Fint and Rep to the line resection of the medial through private later of the sector of Hawley st.; thence easterly along the meeter of Hawley st.; thence st. and Fly, outh av.; there fasterly along the me-cial line of Violette st. to the easterly along the me-cial line of Violette st. to there fasterly along the me-cial line of Violette st. to the sector with the Genese river at the point at which the proposed out the twent runs northward along the B. N. Y. & P. R. R. property, the dimension depth, and forms of the genese of uter at the point at which the proposed out the tweer turns northward along the B. N. Y. & P. R. R. property, the dimension depth, and forms of the genese of uter at the point at which the proposed out-do a suitable overflow in connection the sector in the strate do accommodate, and that along the sever the reshall be provided as many man holes, isonp holes. surface way grading shall be done and guiter formations made. And whereas, The City Surveyor, under the direction of the scone; has made an estimate of the whole ex-

And whereas, The City Surveyor, under the direction ande. And whereas, The City Surveyor, under the direction of this Council, has made an estimate of the whole ex-pense thereof, and reports the same at \$i5,000, which estimate is hereby approved. Resolved, Further, That the following portion of said city is oeened benefited and properly ought to be as-sessed by a lucal assessment for the whole expense thereof, viz: All the territory described by and enclosed within the following described by under lines, viz.: Berinbung at the iters citon of the east line of Gene-

Besed by a local assessment for the whole expense thereof viz:
All the territory described by and enclosed withm the following described boundary lines, viz.:
Besthousing described by and enclosed withm the following described boundary lines, viz.:
Besthousing at the trens of the dest line of Generectival on the trens of the construction of the east line of Generectival on the south line of Bronson ave.; thence east rise of the south line of Bronson ave.; thence there of the south end on the west side there of the south of the east line of the south and on the south side there of the south end on the south side there of the south is the there of the south end on the south end on the south side there of the south side there of the south side there of the south side there of the south side there of the south and there of the south end on the west side there of to strong st, slow, excepting one tier of lots and parcels of land on the west side thereof to Dirong so the south end strong st, thence east rig along strong st, exceeding one tier of lots and parcels of land on the west side thereof to Dirong so the south and the south side thereof to Brown and parcels of land on the south and parcels of land on the south and parcels of land on the south and parcels of land on the south and parcels of land on the south and parcels of land on the south and parcels of land on the south and parcels of land on the south and parcels of land on the south and parcels of land on the south and parcels of land on the south and parcels of land on the south and parcels of land on the south side thereof to Brown and and including one tier of lots and parcels of land on the south side thereof to Brown and the south and there of lots and parcels of the



the advertisement of the assessment roll; one-third of the advertusement of the savessmucht roll one-third of he advertusement of the variable of the the the the the the the sale roll, and the confirmation of said roll. On all sums paid prom the confirmation of said roll. On all sums paid prom the the maturity of the said last installment discourt will be allowed at the rate of 6 per cent. per annum

anum And the Clerk is hereby directed to publish notice in pursuance of Title VII, Section 172 of the Revised Charter of 1880, of the City of Rochester, that all persons interested in the subject matter of said im-provement are required to attend the Common Coun-ell on Thesday evening, April the 5th, 1887, at 7:00 o'clock, at the Common Council Chamber, when allega-tions will be heard. Adon'ed.

AVERILL AVENUE IMPROVEMENT.

By Ald. Kohlmetz-Resolved, That the City Sur-veyor ascertain and report to this Council the expense of the 1nprovement of Averill avenue from Monroe avecuue to Perri street.

avecanie to Pe in street. Adopted The Surveyor submitted as such estimate, \$3,00 By Ald. Kohlmetz-Resolved, That the following im-provement is necessary, viz.: The setting of Medina stone curbs on each side of Averill avenue, from the southern line of the cross-walk on the southern side of Monro2 avenue to the northerly line of the crosswalk on the northerly side of Pearl street, wi h Medina stone autiers three (3) feet wide on the innerside three of and to consist of flag stones one (1) foot wide next to the curbs, and of pave-ments of the same stone two (2) feet wide on each side; also the construction of a gravel roadway fou teen (14) inches i toept between the gutter lines thus es-tablished, and witch the longitudinal limits named, with the necessary surface ewers.

tablished, and within the lengitudiaal limits named, with the necersary surface sweers. And, Whereas, The City Surveyor, under the direc-tion of this Council, has made an estimate of the whole expense thereof, and reported the same at \$3,900, which estimate is hereby approved. Resolved, further, That the following portion of said city is deemed benefited and property ought to be as-sessed by a local assessment for the whole expense thereof viz.

city is deemed benefited and property ought to be as-essesd by a local assessment for the whole expense thereof, viz.: One tire of lots on each side of Averill avenue, from Monroe avenue to Pearlstreet. And further Resolved, That the tax-payers to be as-sessed for making such improvements may pay their assessments in three equal payments as follows: One third of the amount assessed within thirty days after the advertasement of the assessment roll; one-third of the amount within one year from the confirma-tion of said roll and the remaining one thirth which it two years from the confirmation of said roll. On all sums paid prior to the maturity of the said last instaliment, a discount will be allowed at 6 per cent, per annum. And the Clerk is hereby directed to publish notice in pursuance of Tille VII., of section 172, of the Revised Charter of 1800, of the City of Rochesker, that all per-sons interested in the subject matter of said improve-ment, are required to attend at the Common Council, on Tuesday evening, April the 5th, 1887, at seven o'clock, at the Commission Chamber, when alle-gations will be heard.

Adopted.

FINAL ORDINANCES.

FINAL OBDINANCE, No. 3,159. CARTER STREET PLANK WALK.

FINAL OBDINANCE, No. 3,189. CARTER STREET PLANK WALK. On motion of Ald. Kohlmetz, the Common Council proceeded to dear allegations in relation to the im-provement described in the ordinance below, the said Common Council, before determining to make such public involvement, having caused an e-timate thereof to be made, and by an entry in their minutes having describe' the portion and part of the ci y which they deem proper to be assessed for the expense of such improvement, and also a notice to be heretofore pub-lished daily, in at least two of the daily newspacers printed in the city of R ochester, for four days, which notice specified such improvement, the estimate i ex-pense thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the city to the assessed for the rest of the expense, and which no-tice also required all persons interested in the subject matter of such improvement to attend the said Com-mon Council at the time appointed in said notice, and after hearing such allegations from all persons ap-pearing. Ald. Kohlmetz submitted the following: The Common Council of the City of Rochester do ordain and determine that the following improvement is necessary an should be made, to wit: The construction of a the ee lank sidewalk on the west side of Cart r street, from North avenue, and ex-tending and the should be made, to wit:

laid parallel to the axis of Carter street aforesaid, with the necessary crosswalks, sidewalk grading and gutter formatious. And the wnoie expense should be defrayed by the assessment upon the lots and parcels of land to be benefited thereby, hereinafter described: and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$1,050, and said estimate being deemed reason-able, is hereby approved; and the bortion of said city which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows: One tier of lots and parcels of land on the west side

The whole expense of such hap or such a vertice of the west side one ther of lots and parcels of land on the west side of Carter street, from North avenue to a point three hundred and eighty-three (33) feet from Norton street. On which above described lots and parcels of land the whole expenses of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to 'he benefit and advant; re whole each derives therefrom And it is further ordain d and determined that the tarpayer to be assessed for making such improve-ment, must pay their assessment in one payment, as follows: The whole of the amount assessed within thirty days after the advertisement of the assessment roll.

thruly days are roll, Adopted by the following vote: Aves -Aid. Tracy Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott. Foley, Selye. Mandeville, Swischard, Stein, Kelly, Schaeffer-J4.

allowed thirty days in which to build tueir own side walks. Adopted.

FINAL ORDINANCE 0, 83 , No.3, 160.

CLARKSON STREET PLANK WALK.

CLARKSON STREET PLANK WALK. On motion of Ald Kohlmetz, the Common Council proceeded to hear allegations in relation to the im-provement described in the ordinance below, said Com-mon Council, before determining to make such public improvement. having caused an estimate thereof to be made, and by a a entry in the r minutes having des-cr. bed the portion and part of the city which they deem properts be assessed for the expense of such im-provement, and also a not ce to be heretofore pub-lished daily, in at least two of the daily newspapers printed in the city of Rocnester, for four days, which notice specified such improvement, the estimated ex-pense thereof. the amount, if any, to be paid from the also required all persons there end the subject mat-ter of such improvement to attend the subject mat-ret of such improvement to attend the subject mat-renging the allegations from all persons appearing, Alt, Kohlmetz submitted the following: and of the inter of back walks on Clarkson

hearing such allegations from all persons appearing, Ald, Kohlmetz submitted the following: An ordinance to construct plank walks on Clarkson street from Glenwood park to Ravine avenue. The Common Council of the City of Rochester do orda n aud determine totat the following improve-ment should be made, to wit: The construction of a plank sidewalk three (3) feet in width on each side of Clarkson street, from Glenwood Park to Perkins street. now called lavene avenue. with the necessary crosswalks, and crosswalk and sidewalk grading and guitter formations. And the whole expense should be defrayed by the as-esses ment upon the lots and parcels of land to b ben-efited thereby, heleinafter describel; and the City surveyor, under the alrection of this Councti, having made an estimate of such expense, and reports the same at \$200, and s id estimate being deemed ressona-ble, is hereby approved; and the portion - is said city, which said Common Council deem will be benefited and ought to be assessed by a local assessment for the lowe it are flots and parcels of land on each side of the council part of such assessment for the lowe it are flots and parcels of land on each side of

whole expense of sata improvements is determined llows: One tier of lots and parcels of land on each side of Clars.son street, from Glenwood Park to Ravine avenue. Un which above described lots and parcels of land the whole expenses of said improvement are nereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each derives therefrom And it is further ordained and determined that the tavaravers to be assessed for making such improve

An a first further of darked and overlammed and ov roll

Adopted by the following vote :

Ayes-Ald. Tracy, Coublin, Marson, Watson, Kohlmetz, Fritzsche, Ellioti Foley, Se ye, Mandeville, Swikehard, Stein, Kelly, Schaeffer-14. Watson,

Ald. Selve moved that the people be allowed sixty days in which to build their own sidewalks. Adopted.

FINAL ORDINANCE NO. 3, 161.

REPAIRING AND SPRINKLING A PORTION OF EAST AVENUE.

On motion of Ald, Kohlmetz the Common Council pro-ceeded to hear allegations in relation to the improve-ment described in the critiance below, the said Com-mon Counce 1, hefore determining to make such public improvement, having caused an estimate threrof to be made, and by an entry in their minutes having de-scribed the portion and part of the eity which they deemed proper to be assested for the expense of such improvement, and also a notice to be hereto fore pub-lished daily in at least two of the daily newspapers printes in the city of Rochester, for four days, which notice specified such improvement, the estimat of a expense belle thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the city to be assessed for the rest of the expense, and which no dice also required all persons interested in the subject mater of suce improvement to artend the said com-mon Councit at the improvement of the city to be assessed for the rest of the expense, and which no dice also required all persons the rest of a notice, and, after hearing such allegations from all persons ap-pearing— On motion of Ald. Kohlmetz the Common Council pro-

Ald. Kohlmetz submitted the following :

alter hearing such altegations from all persons appearing— Ald. Kohlmetz submitted the following : An ordinance to take care and repair East avenue (see: 2) from Gooiman treat to the city line. The Common Council of the City of Roenester do or-dain and determine that the following improvement is necessary and should be made, to wit: The repairs and general care of East avenue, section two (2), from the produced west line of that potton of Goodman stree: lying immediately south of East ave-met to the east line of the city, for the season begin ming April 1st and ending December 1st, 1857; also the sprinking from the list of April to the 1st of November, 1st, of that portion of East avenue aforesail which is included between the above described west boundary line and a line parallel the roto four (400) nundred feet east of the east line of the cribed; and the bene-fitted therew. An efficient of this Gouneil, having made an estimate of such expense, and reports the somable, is hereby approved, and the portion of said ofty which said Common Council deem will be bene-fitted by and ourth to be as-essed by a local assessi-ment for the whole expense of said improvement is do-scribed as follows: "De tier of lots on each side of East avenue included, between the west produced line of that portion of said to the east line of the city. On which above described lots and parcels of land the whole expense of said improvement is do-scribed as follows: "De the collows of said improvement is do-scribed as follows: "De the assessed, the assessment upon ache lots and the whole escribed lots and parcels of land the whole escribed lots and parcels of land the whole escribed of said and parcels of land the whole the effort. "De which above described lots and parcels of land the whole the end the city. "De the collows: "De assessment upon each of and par-dered assessed, the assessment upon each of and par-cel of land to be in proportion to the benefit which each derives therefrom. "Atopted by the follows; "De sec-

each derives shereiroin. A 10pted by the following vo'e: Ayes-Aid. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzschz, Filiott, Foley, Selye, Mande-ville, Swikehard, Stein, Bohrer, Kelly, Schaeffer-15.

Final ordinance for the Haags alley improvement came up. Ald. Mandeville moved that it be indefinitely postponed. Adopted.

Final ordinance for the Hudson street asphalt improvement came up. Ald. Stein moved that it be postponed indefinitely. Adopted.

Final ordinance for the Kelly street improvement came up. Ald. Stein moved that action be postponed until the first week in April. Adopted.

The final ordinance for the asphaltum improvement of East avenue came up Ald. Schaeffer presented a remonstrance which was Ald. Schaeffer ordered received and filed. moved indefinite postponement.

Adopted by the following vote:

Ayes - Ald. Tracy, Coughlin, Marson, Wat-son, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Stein, Bohrer, Kelly, Schaeffer--15.

Final ordinance for the Frank street improvement came up. Ald. Selve moved that action be postponed two weeks. Adopted.

Final ordinance on Bloss street improvement came up. Ald. Selve moved that action be postponed two weeks. Adopted.

FINAL ORDINANCE No, 3,162.

OPENING A NEW STREET FROM SHERMAN STREET TO ANGLE STREET.

On which above described lots and parcels of land On which above described lets and parcels of land the whole expense or said improvement is hereby ordered assessed, the assessment upon each lot and parcel of and to be in proportion to the benent and advantage which each derives therefrom. Adopted by the tollowing voie: Ayes—Ald. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, selye, Mandeville, Swikehard. Bohrer, Kelly, Schaffer—14,

FUNAL ORDINANCE, NO. 3,163.

CLIFFORD STREET EXTENSION.

CLIFFORD STREFT EXTENSION. On motion of Ald. Bohrer, the Common Council pro-ceeded to hear allegations in relation to the improve-ment described in the ordinance oclow, the sund Com-mon council, b-fore determining to make such public improvement, having by an entry in their minutes de-scribed the portion and part of the city which they decined proper to be assessed for the expense of such improvement, and having also eaused a notice to be published daily, in at least two of the daily newspa-pers printed in the city of Rochester, for four days, which notice specifieds such improvement, the amount, if any, to be paid from the public treasury, and the portion or part of the eity to be assessed for the rest of the expense, and which notice also required all per-sons interested in the subject matter of such improve-ment to attend the said Common Council at the time appointed in same notice, and after hearing such alle-gations from all persons appearing.— Ald. Bohrer submitted the following: An ordinance to extend Clifford street, from North avenue to tr ecity line. The Common Council of the city of Rochester, do or dain and determine that following improvement is necessary and should be made, and herevy judge that the public good requires the same to be done, viz: The extension of Clifford street, from North avenue

Viz: The extension of Clifford street, from North avenue to the east line of the dry, sud street to be sxty(60) feet wide, the mediai line of said street to be the south line of town lo s numbers 46, 47, 44, 49 and 50 And the whole expense should be detrayed by the as-sessment upon the iots and parcels of land to be bene-fited thereoy; hereinafter described; and the por-tion of said city, which said Common Council deem will be benefited by and ought to be assessed by a local assessment for the whole expense of said improvement is described as follows: One titer of lots and parcels of land on each side of

is described as follows: One tier of lots and parcels of land on each side of the proposed a trension of Ulifford street, as they exist at the date of passage of this ordinance, from North avenue to the east line of the city. On which above described lots and parcels of land the whole expense of said improvement is hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit which each de-rives therefrom. rives therefrom.

And it is further ordained and determined that the taxpayers to be assessed for making such improvement must pay their assessment in one payment, as follows: The whole of the amount assessed which thirty days after the adv. risement of the assessment roll.

Adopted by the following vote: Ayes-Ald. Tray, Cougalin, Marson, Watson, Kohl-metz, Fritzsche, Ellott, Foley, Selye Mandeville, Swikehard, Stein, Bohrer, Kelly, Schaeffer-15.

FINAL ORDINANCE, NO. 3,164.

COSTAR STREET PIPE SEWER.

FINAL ORDINANCE, NO. 8,164. COSTAR STREET FIPE SEWER. On motion of Ald, Marson the Common Council provement described in the ordinance below, the salt Common Council, before determining to make such public improvement, baving caused an estimate there of to be made, and by an e try in their minutes having described the portion and part or the etty which they determed proper to be assessed for the expense of such improvement, and lake a notice to b-heretorore pub-lished daily, in at least two of the daily newspapers printed in the etty of Rochester, for four days, which notice speculed such improvement, the estimated ex-pense thereof, the amount, if any, to be paid from the public treasury, and the portion or part of the said Common Council at the time appt inted in said no-tice, and. after hearing such allegations from all per-sons appearing. Ald, Marson sum tted the following: Ald Marson Council of the etty of Rochester, do or the continent that the time appeared to the said Common Council at the time appt inted in said no-tice, and the aring such allegations from all per-sons appearing. Ald Marson sum tted the following: The Common Council of the etty of Rochester, do or-tam and determine that the following improvement is accessary and should be made, to wits: The Construction of a virtified pipe sewer truelve (12) mohes in dimeter in Costar sfriet, beginning at a point seventy-five (3) feet east of Thompsons street and extending estavard to intersect the sewers; to interest in Costar sfriet, beginning at a point seventy-five (3) feet east of Thompson son feet and extending estimation of a virtified pipe sewer to Stratoga avenue, with the necessary manholes, surface sewers, to taterais and connections, roadway grading and auter formations. And the whole expense should be defrared by the essessent to mon the lots and narcels of land to be ben.

Lot laterals and connections, roadway grading and gutter formations. And the whole expense should be defrayed by the assessment upon the lots and parcels of land to be ben-efited thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the sameat \$475, and said estimate being deemed reason-able, is hereby approved; and the perion of said city which said Common Council deem will be benefited by and ought to be assessed by a local *ssessment for the the whole expense of said improvements is decribed as follows: follows

One tier of lots and parcels of land on each side of Costar street from Thompson street to Saratoga ave-

On which above described lots and parcels of land

"On which above described lots and parcels of land the whole expense of said improvement are hereby ordered assessed, the assessment upon each lot and parcel of land to be in proportion to the benefit and advantage which each derives therefrom. And it is further orda.ned and cetermined that the tax-payers to be assessed for making such improve-ment, as follows: The whole of the amount assessed within thirty days after the advertisement of the as-sessment roll. Adopted by the following vote: Ayes-Ald, Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Lilott, Foley, Selye, Mandeville, Swikchard, Stein, Bohrer, Kelly, Schaeffer-15 FINAL ORDINANCE, NO, 3, 165.

FINAL ORDINANCE, NO. 3, 165.

CLARKSON STREET PIPE SEWER.

CLARKSON STREET FITE SEWER. On motion of Ald. Marson the Common Council proceeded to hear allegations in relation to the im provement described in the ordinance below, the said Common Council, before det rimini; gto make such public inprovement, having caused an estimate there-of to be made, and by an entry in their menuices hav-ing described the portion and part of the city which they deemed proper to be as essed for the expense of such improvement, and also a noilee to be heretofore published daily, in at least two of the daily news-pace. Sprinte- in the city of Rochester, for four days, which notice specified such improvement, the esti-from the public treasury, and the portion or part of the city to be assessed for the expense, and which notice side a four or port of the said common Council at the time appointed in said notice, and, after hearing such allegations from all persons adpearing. ons appearing.

Ald. Marson submitted the following:

An ordinance to construct a pipe sewer in Clarkson street from 30 feet north of Ravine avenue to the Genesce river.

The common Council of the city of Rochester do or-dain and determine that the following improvement is necessary and should be made, o wit: The construction of a vitrilied pipe sewer in Clark-son street, from a point 30 feet north of the north line of Ravine avenue to a point 30 feet south 1 the south line of Glenwood park. Also a vitrified pipe sewer across and near the south line of the property belong-ing to C. P. Gillard, from the center of Clarkson street to the high bank of the Gensee liver. Also the neces-sary manholes, lampholes, surface sewers, lot laterals and connections; also, the necessary roadway grading, and gutter formations. And the whole expense shall be defrayed by the as

and gutter formations. Also, the necessary focus a grading and gutter formations. And the whole expense shall be defrayed by the assessment upon the lots and parcels of land to be bene-fited thereby, hereinafter described; and the City Surveyor, under the direction of this Council, having made an estimate of such expense, and reports the same at \$80°, and said estimate being deemed reason-able, is hereby approved; and the portion of said city which said Common Council deem will be bene-fited by and ought to be ass-ssed by a local assessment is de-scribed as follows: One tier of lots and parcels of land on each side of

Scribed as follows: One tier of lots and parcels of land on each side of Clarisson street, from Ravine avenue to Glenwood park, excepting the lot belonging to C. P. Gillara. On which above described lots and parcels of land

On which above described lots and parcels of land the whole expenses of said improvement are hereby or-dered assessed, the assissment upon each lot and parcel of land to be in proportion to the bencefit and advantages which each derives therefrom. And it is further ordained and determined that the tax payers to be assessed fr making such improve-ment must pay their assessment in one payment as follows: The whole of the amount assessed within thirty day-after the advertisement of the assessment rolt. rol

Adopted by the following vote: Ayes—Alo. Tracy. Coughlin, Marson, Watson, Fritzsche, Elliott, Foley, Selye, Mandeville, Swike-hard, Stein, Bohrer, Kelly, Schaefter—14.

LOCAL IMPROVEMENT ASSESSMENTS.

CITY TREASURER'S OFFICE, ROCHESTER, N. Y., March 21, 1886.

To the Honorable the Common Council:

GENTLEMEN: I hereby certify that the Executive Board have notified me that the work authorized under Ordinance No. 3,044 for Pearl street flag walk has been completed.

The amount to be assessed upon the property bene-fitted, including any interest that the city shall incur, or is entitled to, for the use of its funds, is \$105.30. titled to, for the use --Yours respectfully, JOHN A. DAVIS, Treasurer.

LOCAL IMPROVEMENT ASSESSMENT NO. 3,044.

PEARL STREET FLAG WALK.

By Ald. Stein—Whereas, The Common Council did upon the 7th day of Sept., 1886, enact an ordinance for a flag stone sidewalk on Pearl st. And, Whereas, The City Treasurer has reported the actual expenses of Said improvement to be the sum of \$10,.30, including such interest as the city has paid or been mainelefor bec me la le for.

\$10.30, including such 1 merest as the city has paid or beer meiha le for.
And the portion of said city which said Common Council deemed would be benefited by said improvement is described as follows:
One tier of lots on the northerly side of Pearl street, which immediately abut on that portion of said Pearl street, which immediately abut on that portion of said Pearl street, which de amount of the 0xpr nases aforesaid, shall be assessed on such lots and parcels of land.
And L. A. Pratt. V. Fleckenstein and M J. Maher, the A-sessors of said eig y, not interested in any of the property so benefited and not of kin to any person so interested, are hereby desimated and drected to make an assessment upon sl the lots and parcels of land and houses within the portion or part of said city so designated, or of the said amount of expense, in proportion, as nearly as may be, to the advantage of said inprovement; and said Assessors are hereby notified to meet for this lurges on Saurday, the 26th day of March, 1887, at 9 o'clock in the 'orenoon, at Ayoted by the following vote: Ayes -Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Stein Bohrer, Kelly, schaeffer-Ji.

Ald. Stein moved a reconsideration of action on the final ordinance for the improvement of

Kelly street. Adopted. Ald. Stein moved that the ordinance be indefinitely postponed. Adopted.

Ald. Kelly moved the reconsideration of ac tion on the final ordinance for sprinkling Lake avenue, section 2. Adopted. Aid. K-ilv presented a remonstrance and

moved indefinite postponement. Adopted.

Ald. Schaeffer moved reconsideration of the action on the final ordinance for the sprinkling

of Monroe avenue. Adopted. Ald. Schaeffer offered the following-Re-solved, That the ordinance for the sprinking of the eastward portion of Monroe avenue for the ensuing season be amended, limiting the sprinkling of the eastern end thereof at a point one bundred and fitty feet east of Nichols park. Adopted.

Ald. Selve moved a reconsideration of the sction ou the final ordinance for sprinkling Pheips avenue. Adopted. Aid. Selve moved indefinite postponement. Adopted.

UNFINISHED BUSINESS.

Ald. Fritzsche called from the table the following :

By Ald. Fritzsche-Resolved, That Senator Pitts and Associational Maurer, be, and they bereby are, requested to urge the immediate passage of the following act amending the city charter :

AN ACT to amend the charter of the City of Rochester, as contained in chapter fourteen of the laws of eighteen hundred and eighty. and the acts amendatory thereof, and supplementary thereto.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section seventy-eight of the charter of the city of Rochester, being chapter fourteen of the laws of eighteen hundred and eighty, is hereby amended so as to read as foilows:

8 78. The scaler of weights and measures, ap-pointed for the city of Rochester, shall possess the like powers, be subject to the like obligations, and shall collect the same fees for services rendered by him as sealer of weights and measures of the several towns or counties of this State are now, or may hereafter, be allowed; said sealer of weights and measures for said city shall receive such annual salary or compensation as may, from time to time, be fixed by the Common Council of said city, and all fees collected or re-olded by her by with of the office recofferenced ceived by him by virtue of his office, as aforesaid, shall be deposited with the city treasurer, and or-dired to the contingent fund, and it shall be his guity to demand, sue and coilect for, and on behalf of said city, all fees and compensation allowed to be charged for services rendered by him, as such sealer of weights and measures for said city, and said sealer, before entering upon the discharge of his duties, shall execute a boad, with two or more sufficient surfices, to be approved by said Common Causail a charge of the approved by said Common Council, or by an officer of sato city, under the di-rection of said council, in the penal sum of five thousand dollars, conditioned for the faithful performance by him of the duties of his office, and for the faithful accounting for, and paying over, any and all moneys and fees received or collected by him, or under his direction, to said treasurer.

Section 2. This act shall not apply to the present incumbent of said office.

Ald. Watson moved that action be postponed two weeks Adopted.

Ald. Foley presented the report of the city sealer in regard to light weights used by gro cers and moved that the report be received and filed. Adopted. Ald. Coughlin moved to reconsider the vote

just taken. Adopted.

Ald. Schaeffer moved the report lay on the table.

Lost by the following vote:

129

Ayes-Ald. Tracy, Foley, Mandeville, Swikehard, Kelly, Schaeffer-6.

Nays-Ald. Coughlin, Marson, Watson, Konimetz, Fritzsche, Elliott, Selye, Stein. Bobrer-9.

Ald. Elliott moved that the report be received, filed and published. Ald. Foley moved to amend that the report

be received and filed.

Lost by the following vote :

Ayes-Ald, Tracy, Foley, Mandeville, Swike-bard, Kelty, Scnueffer -6. Nays-Ald, Coughlin, Marson, Watson,

Kohlmetz, Fritzsche, Elliott, Selye, Stein, Bobrer-9.

Ald. Elliott's motion was then adopted.

The following case up:

"By Alderman Watson-

"Whereas, the building of a monument to the soldiers and sailers of Monroe County is an assured result of generous contributions to that end; and whereas, the selection of a suitable site for said monument is a problem to be solved in the near future; and whereas, the expenditure of a large sum in procuring such a site would weaken the enterprise and retard the work by drawing largely from the limited funds at command; and whereas, Washington square is regarded by many as a sui able and desirable site for said monument, not only on account of its central location and ample room, but also from the fact of its being almost identical with military headquarters as established by the New York State Arsenal, and especially, as it bears that illustrious name which has stood for more than a century as the accepted synonym of all that is noblest in pairiotic devotion to the cause of human liberty and valiant service

in its defense; therefore, "Resolved, That the city of Rochester hereby offers, and proposes to donate and grant, through its legal representatives the free and perpetual use of such portion of said Washington square as shall be necessary as a site for said monument, upon condition of its acceptance for such purpose.

"Resolved, That the proposition contained in the foregoing resolution is not made with a view to forestall the selection of the best available site for said monument, nor to the prejudice of any other site which may be offered, but as a proposed voluntary contribution by the city of Rochester to the county of Moorce for the furtherance of mutual interests and mutual aims in commemorating the valiant services of our soldiers and sailors, living and dead."

Ald. Coughlin moved as an amendment that it be placed in Browns square. Lost.

The original resolution was adopted by the following vote: Ayes - Ald. Coughlin,

Ayes – Ald. Cougblin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Mandeville, Stein -8

Nays-Ald. Tracy, Foley, Selye, Swikehard, Bohrer, Kelly, Schaeffer 7.

By Ald. Mandeville-Petition of Frederick Moll for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

EXECUTIVE BUSINESS.

Ald. Coughlin moved to proceed to the appointment of commissioners of deeds and that the clerk cast the ballot.

Adopted by the following vote :

Ayes-Ald. Tracy, Coughlin, Marson, Wat-

The following named persons having received the concurrent vote of Common Council were dectared appointed: Charles Dopp, John M. Murpby, John C. Cook, John Whitley, J. Moreau Smith, W. H. Lewis, Frank M. Bottum, T. C. Montgomery, Fred A. Whittlesey, C. D. Milne, F. D. Morgan.

Ald. Watson moved that the Board proceed to the appointment of Police Commissioner. Adopted.

Aid. Watson nominated J. W. Rosenthal.

Ald Kohlmeiz nominated Louis Ernst

J. W. Rosenthal was named by Ald. Tracy, Coughlin, Watson, Folev, Selye, Mandeville, Swikehard, Kelly, Schaffer -9.

Louis E nst was named by Ald. Marson, Koblmetz, Fritzsche, Elliott, Stein, Bohrer-6. No choice.

Ald. Mandeville moved that further balloting be postponed until the next regular meeting.

Lost by the following vote :

Ayes – Ald. Kohlmetz, Fritzsche, Mandeville, Stein –4.

Nays - Ald. Tracy, Coughlin, Marson, Watson, Elliott, Foley, Selye, Swikehard, Stein, Bobrer, Kelly, Schaffer--11.

At the request of Ald, Kohlmetz the Republican members were granted a recess of ten minutes.

Ald Kelly moved that the Council take a recess for ten minutes. Adopted.

When the Council re-assembled, Ald. Kohlmetz moved that the ballotting for police commissioner be postponed till the next regular meeting. Lost.

The second ballot was then taken. J. W. Rosenthal was named by Aldermen Tracy, Coughlin, Marson, Watson, Kohlmetz, Folev, Selye, Mandeville, Swikehard, Bohrer, Kelly, Schaeffer -12. Ald Elliot named Ernst. Aldermen Fritzsche. Stein. blank.

dermen Fritzsche, Stein, blank. Joseph W. Rosenthal having received the required number of votes was declared appointed Police Commissioner.

Ald. Coughlin moved to proceed to the appointment of inspector of election of the Second ward. Adopted.

Samuel Puleston was named by Ald. Tracy. Coughlin, Marson, Watson, Kchlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Stein, Bohrer Kelly, Shaeffer-15.

Samuel Puleston baying received the required number of votes was declared appointed inspector of election for the Second ward.

MISCELLANEOUS BUSINESS.

By Ald. Shaeffer-Resolved, That the property owners on the north side of University avenue from the N. Y. C. R. R. to end of the proposed ordinence for University avenue plank walk.be allowed thirty days time to build their own walks. Adopted.

By Ald. Schaeffer-

To the Honorable the Common Council of the City of Rochester:

The Rochester City & Brighton Railroad Company heaeby applies for the consent of the City of Rochester by your Honorably Body, subject to the approval of the Mayor. that it may construct, maintain, operate, use and extend mains and branches of the railroad of your petitioner, upon streets of the city of Rochester, as follows: Two parallel tracks, known as double street railroad tracks, i

commencing at the present tracks of your petationer at the intersection of East Main street and University avenue: thence along the center of Erst Main street easterly over East Main street raivroad bridge to the intersection of East Main street with North Goodman street. And application is also made for the like consent for the construction of such switches, sidings, turnouts. turntables and suitable stands in connection with said extensions, branches and lines, as may be necesary for the convenient working of the railroad.

P. BARRY, Prevident R. C. & B. R. R. Co. Rochester, Maron 22, 1887.

Ordered received, filed and published.

By Ald. Schaeffer-Whereas, The Rochester City & Brighton Railroad Company has made application to the Common Council of the city of Rochester for the consent of the city of Rochester for the construction of certain extensions, branches and lines upon certain streets of said city, to wit: Two parallel tracks, known as double street railroad tracks, commencing at the present tracks of your petitioner at the intersection of East Main street and University avenue; thence along the center of East Main street, easterly, over East Main street railroad bridge, to the intersection of East Main street with North Goodman street, together with switches, sidings, turnouts, turntables and suitable stanks in connection with said extensions, branches and lines, as may be necessary for the convenient working of the railroad; therefore,

Resolved, That this Common Council will consider said application at the Common Council chamber in the City Hall building, at 7:30 o'clock, of the evening of April 19, 1887, and that the City Clerk cause notice of said application, and that the same will be considered at the time and place herein fixed, to be printed in two daily newspapers of the city of Rochester, to be designated by the Mayor, daily for fourteen days. Adopted.

By Ald, Schaeffer-Whereas, No agreement for the purchase of lands necessary to be taken under Ordinance No. 3,163 for the extension of Clifford street, passed at this session of the Board, can be made; it is hereby

Resolved, That a copy of said ordinance and of this resolution. together with the map of the street or improvement, be made and filed in the office of the City Clerk, which map shall show thereon the lots, tracts and parcels of land which are deemed necessary to be taken, and the commencement, course and termination of the portion of said street proposed to be extended according to the provisions of section one hundred and seventy-four of the City Charter; and that the City Attorney be and he is hereby instructed to take such proceedings as may be necessary to secure such object. Adopted.

By Ald. Kelly-

OFFICE OF CITY ATTORNEY, 19 CITY HALL BUILDING, March 22, 1887.

To the Hon. the Common Council of the City of Rochester:

GENTLEMEN: :--In accordance with the terms of the resolution of your honorable body, adopted on December 23, 1886, the following orders have been drawn by the clerk, on the following dates, in favor of the following persons, in payment of the awards and costs in the matter of the application of the city to acquire the right to take water from Hemlock and Canadice lakes, etc., viz :

January 8, 1887 : Order to Theodore Bacon, Esq., in full of costs and disburgements and interest,

as per Common Council resolution.....\$ 577 81

108 23

37 89

4,332 49

324 94

January 10th :

- January 10th : Two orders to John W. Warrant as ad-ministrator of Cora J. Trimmer, de-ceased, for \$225 and \$2,840, respectively (being payment of the award of \$3,000 to Cora J. Trimmer, owner of parcel No. 19, and interest from September 3, 1885, to January 14, 1886, the date of her death, proper release for all damages for that period being given by him)..... January 15: 3,065 00
- January 15: Order to Martin and Seymour Pierce, owners of parcel No. 18, in tuli of award of \$4,000, and interest from September 3, 1885, to date of payment..... 4, 327 89
- 3,245 92
- interest aforesaid ...
- Jabuary 17: Order to Edwin E. Bond, owner of parcel No. 13, in full of award of \$3,500, and 3,788 05 interest aforesaid
- January 17: Order to Elston Hunt ard William R. Hunt, owners of parcel No. 8, in full of award of \$8,500, and interest aforesaid. 9.199 56
- January 17: Order to Richard Cooke and James M. Heath, administrator, etc., and Lucy Guanison, sole hen-at-law of John W. Day, deceased, owners of parcel No. 20, in full of award of \$2,450, made to said Cooke and Day, and interest aforesaid. 2,652 05
- January 20 : Order to Thomas Raines. Esq., attorney for Cora J. Trimmer, costs and disbursements allowed to him as such attorney, and interest to date of payment... January 22
- January 22: Order to Guy R. Pride and James M. Pride, Frances M. Cramoton and Es-ther A. Pride, owners of parcel No. 17, in full of award made to Guy R. and Asa Pride, then owners of said parcel, of \$17,000 and interest thereon afore-estd
- (Said Asa Pride in his lifetime having as-signed his interest in sold are having assigned his interest in said award to Guy R. Pride, and having died thereafter, leaving the persons first above men-tioned, except Guy R. Pride, his widow
- and heirs at law). January 22: Order to John Ideson, owner of parcels Nos. 12 and 15. in full of awards thereon of \$4.500 and \$1,000 respectively and interest thereon as aforesaid 5.957 18 January 22 :
- Order to Susan L. Cooke and Anna J. Lee, owners of parcel No. 9, in full of award of \$1,230 and interest thereon aforesaid 1.299 75
- January 22: Order to Warren Foote and Benjamin G. weaver, owners of parcel No. 10, in full of award of \$4,000 and interest aforesaid from September 3, 1885, to date of payment. January 22 ;
- Order to Benjamin G. Weaver, owner of parcel No. 11, in full of award of \$300 and interest aforesaid January 22 :
- Order to Charles H. Fairchild and Wil-liam P. Davis, owners of parcel No. 22, in full of award of \$750 and interest

۱

order to Andrew H. Fairchild, mort-gagee, by direction of said Lotee...... 3,153 78 Jan lary 22: Order to Andrew H. Fairchild, mort-gagee, part of award and interest to Amos Lotee.

1,000 00 January 27:

- Order to James L. Ruland, owner of par-cel No. 2. in full of award of \$500 and interest aforesaid. 541 97
- January 27: Order to Adriana C, Smith, owner of par-cel No, 14, in full of award of \$3,750, and interest aforesaid. 4.064 80
- January 27: Jonuary 27: Order to Alonzo W. Townsend, owner of parcel No. 3, in full of award of \$3,000, and interest aforesaid. 3.251 84
- January 31: Order of James A. Stilman, owner of par-cel No. 7, in full of award of \$1,000, and interest aforesaid. 1,084 60
- February 2: February 2: Order to George R. Smith, as executor, etc., of Hiram Smith, deceased, Emily C. Smith, Emma C. Smith, William Hamilton, as assignce for the benefit of creditors of said George R. Smith, in full award of \$21,000, made to George R. Smith and Emily C. Smith, then own-ers of parcel 21. and interest atoresaid. 22, 783 56 Consent to such nawment being made 22, 783 56 ers of parcel 21. and interest arcresaid. Consent to such payment being made, executed by Frank A. Smith and an-other, as administrators of Silas O. Smith, deceased, to whom said award had been assigned as collateral security for the payment of a mortgage, held by them. Said award was deposited in the Mechanics' Savings Bank, subject to the order of the Supreme Court, there be-ing claims filed to such moneys by di-vers persons.
- Ing claims nied to such moneys by divers persons.
 Order to Charles H. Fairchild, to whom Frank A. Booth, had assigned the award of \$0,000 made to him, said Booth, as owner of parcel No. 5, in full of said award of \$5,000 and interest aloresaid.
 Said Fairchild on June 18, 1836, became the fairchild of said fairchild on fairce in the said fairchild of the s the owner of said parcel and the award and all damages accruing to such time from said Booth, and since that period
- said Fairchild had remained such owner Order to Myron Barton and Allen I. Wil-liams, owners of parcel No. 1, in full of award of \$3,600 and interest aforesaid. 3,908 37

Total amount of orders drawn.\$103,998 50

Total amount of orders drawn.\$103,998 50 Interest was computed upon the several awards from September 3, 1885, the date of the confirma-tion order concerning the same, as the owners to whom the awards now made or other persons who subsequently became such owners, executed proper releases for any and all damages sustained inter-mediate to the said September 3, 1855, and the re-spective dates of payment, so as to entitle them to interest according to the said resolution of Decem-ber 28, 1886. (All of which is respectfully submitted for your consideration. IVAN POWERS. City Attorney

IVAN POWERS, City Attorney.

Ordered received, filed and published.

By Ald. Kelly-Whereas, on December 28, 1886, the Treasurer was directed to make the city's note for the sum of (\$97,000) ninety seven thousand dollars, and have the same discounted, and to place the amount received on such discount to the credit of a special fund for the payment of the awards made for the taking of water from Hemlock and Canadice lakes for the use of the city and its inhabitants, by commissioners appointed, and proceedings instituted for that purpose; and

812 34 Whereas, it now appears from the commu-nication of the City Attorney that orders have been drawn for, and payment has been made, of the several awards and interest thereon.

5,425 82

and the costs and disbursements in the proceeding allowed to the owners therein, and in terest thereon, and that the total amount of such orders is one hundred and three thousand, eight hundred and ninety-eight dollars and fifty cents, thereby causing a deficiency in said fund of six thousand, eight hundred and nice ty-eight dollars and fifty cents; it is therefore

Resolved, That the City Treasurer be, at d be hereby is, authorized to make the city's note for the said sum of \$6,898.50, under the p(ovision of the last paragraph of s ction 81 of the city charter, and have the sama discounted, under the direction of the Finance Committee; such note to be countersigned by the chairman of said committee, and place the amount of the same to the credit of said special fund, and the discount upon said note be charged to the Contingent Fund.

Adopted by the following vote :

Ayes-Ald. Tracy, Cougolia, Marson, Watson, Kobl netz, Fritz-che, Ettiout, Foley. Selye, Swikehard, Stein, Bohrer, Kelly, Schaeffer -14. By Ald. Kelly-Resolved, by the Common

By Ald. Kelly-Resolved, by the Common Council, that the Fire Marsbal be required to report within thirty days, to this Board, the condition of the Opera Houses, and other buildlogs of like nature, in which large assembles congregate, in the matter of conveniences for ready escape in case of fire.

Resolved, also. That he be directed to examine as soon as possible and report on the condition in such respect, of the manufacturing and other establishments in this city, where large numbers of people are regularly engaged at work. Adopted.

work. Adopted. Ald. Kelly moved a reconsideration of the vote taken on the motion to publish the report of the City Sealer. Adopted.

Ald. Kelly moved to lay the report on the table. Adopted.

By Ald. Bohrer - Whereas, The present system of lighting thickly populated districts of the city by kerosene oil lamps is totally inadequate for the best interests of the city; therefore

Resolved, That the Brush Electric Company be authorized and directed to extend electric lights in Scio street, from Central avenue to Goodman street, said lights to be located under direction of the Lamp Committee, and that as many other lights be discontinued as may be dispensed with.

Ald. Kelly moved to refer the resolution to the Lamp Committee. Adopted. By Ald. Stein-Petition for the improve-

By Ald. Stein-Petition for the improvement of Hudson street. Referred to the City Surveyor to prepare an ordinance.

By Ald. Stein - Whereas. It has been represented that there are public halls and other places used for public amusement, that are deflucient in safe facilities, doors or other modes of exit, to allow audiences therein to escape therefrom in case of a fire; and,

Whereas, There is an ordinance at present in force, adopted on December 27, 1881, by the Common Council of this civy, which requires the same; and,

Whereas, The failure to observe the terms of said ordinance is a constant menace to the personal sarety of the persons attending such halls or other places; now, therefore, be it Resolved, That the Fire Marshalbe, and he

Resolved, That the Fire Marshal be, and be hereby is, directed to immediately notify the respective owners of such halls and other places used for public amusements, to comply with

the terms of said ordinance within two weeks from the date of the giving of such notice, by constructing and having to their balls, or other places used for public subsement, convenient and safe facilities, coors or other modes of exit, to allow at all times any audience that may be therein to e cape therefrom in case of a fire, with rapidity and ease, or in default that he, such owner, will be hable to the penalty given in said ordinance. Adopted. By Aid, Selye-Remonstrance against the

By Ald. Selye-Remonstrance against the improvement of Bloss street. Ordered received and filed.

Ald. Kelly presiding.

By Aid. Foley – Whereas, The assessment rolls for the West avenue asphalum improvement were, at the meeting of this Council held on the 9th day of March, 1887, confirmed, but which set of confirmation, by reason of a failure to give a previous notice to the State Comptroller of at least three weeks of the time of such confirmation, with the other information required by law, was therefore invalid; now, therefore, be it

R solved, That the said roll and said act of confirmation be and the same is hereby reconsidered, and that the said confirmation be and the same is hereby fixed at and on the 19th day of April, 1887, the second next meeting of this Councel; that this Councel at that time proceed to hear allegations against and appeals from said assessment, if any there then be, the same as if the roll was then first presented, as is provined by section 205 of the revised charter of 1880; and that the Assessors, or other officer, whose duty it is, give the notice required by the act of 1886 to the Comptroller of this State of the time and place of such confirmation, with such other information required by said act. Adopted.

Ald, Foley moved that the clerk furnish the Common Council a report of the amounts paid out of the contingent fund during the past four years, for damages arising from defective sewers. Adopted.

ers. Adopted. By A.d. Ethott, petition of N. C. Burgess for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal with power to act. By Ald. Watson-Resolved, That the Fi-

By Ald. Watson-Resolved, That the Finance Committee be and hereby is authorized to emoloy suitable persons to assist in examination of the Treasurer's annual report. Adopted.

By Ald. Watson-Resolved. That the emount of the otherail bond of the City Treasurer for the term commencing April 4th, 1887, be and hereby is fixed at the sum of fifty thousand dollars (\$50, 000.) Adopted. On motion of Ald. Coughlin the Board then

On motion of Ald. Coughlin the Board then adjourned. PETER SHERIDAN, City Clerk.

In Common Council-March 29, 1887.

ADJOURNED REGULAR MEETING.

Ald. Wm. H. Tracy, President of the Board, presiding.

Present—Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Stein, Bohrer, Kelly, Schaeffer—15.

Absent—Ald. Weider.

õõ

ŏŏ

01 81

00 57 11

 $\frac{85}{15}$

PRESENTATION OF PETITIONS, ACCOUNTS, ETC. AND THEIR REFERENCES.

By Ald. Coughlin-Bills of-

Citizens Gas Company, labor and material \$ 16 26 60 95 6 87

J. P. Russell, new lamp tops	46	50
Referred to the Lamp Committee.		
By Ald. Foley-Bills of		
A. W. Mudge, burials	; 30	
Mrs. J. Killip, rent	22	00
R. Blair, rent.	12	00
n. blair, left. hroud	148	01
F. L. Deinninger, bread	46	
Geo. M. Daus, bread		
H. Hedditch, meat.	75	
St. Mary's Hospital, board	3,202	
Home of Industry board	478	
St. Joseph's Orphan Asylum, board	1.006	8
St. Joseph's Orphan Asylum, board.	1 055	- ĭi
St. Mary's Boys' Asylum, board	824	10
St. Patrick's Girls' Asylum, board	024	9

91 b. Fatrick's cirits' Asylum, board..... Rochester Orphan Asylum, board..... Industrial School, board.... Home of Friendless, board.... Sisters of Mercy, board.... 518 40 575 53 243 70 124 00 740 57

Referred to the Poor Committee.

By Ald, Elliott-Petition of P. J. Meyer for permission to erect a wood building. Referred to the Wood Building Committee and Fire Marshal, with power to act.

By Ald. Mandeville-Petition of Julia M. Martin for permission to erect a wood building. Granted.

By Ald. Mandeville-Bills of

Kondolf Brothers, ice for fountain, &c....\$ 38 45 G. T. Bailey, steel stamps..... 2 40

Referred to the City Property Committee. By Ald. Swikehard-Bills of

by mu, owneduce bits of	
Shaw & Sours, use of horse, patrol wagon. Fred C. Seitz, police patrol house	$\begin{array}{c} 37 & 50 \\ 395 & 46 \end{array}$
John A. Weider, supplies at patrol	15 70
Atkinson & Sykes, numbering patrol keys.	6.25
Post-Express Printing Co., blanks	5 00
	14 00
W. L. Buckland, livery	3 50
Union and Advertiser Co., blanks	7 60
C. E. Morris, stationery	7 65
John C. Hayden, expenses McCallister case	5 86
Williamson & Higbie, paper file	2 25
Dr. S. A. Pierce, medical services	22 00
Chas. Englert, livery	11 00
Rochester Gas Light Co., gas patrol house	15 30
Hochester Gas Light con, gas puttor doube	8 70
Chas. Bidwell, feed patrol horses	29 40
Ed. Monaghan, horse shoeing	16 25
Thomas Lynch, expenses Clark case	3 40
Sunday Herald Printing Co., printing	10 50
	10 00
Referred to the Police Committee.	
By Ald. Kelly—Bills of	
R. F. Bowdish, photographs\$	75 00
Rochester Printing Co., blanks	24 50
C. S. com'rs	10 00
Hayden Furniture Co., desk	72 00
ruyuon surmone oon acontine the	

Hayden Furniture Co., desk	72 00
Geo. F. Flannery, blanks	5 00
Geo. F. Flannery, blanks Sunday Herald Printing Co., blanks	7 00
Defensed to the Conting wort Flore on as	Clam

Referred to the Contingent Expense Committee.

By Ald. Stein—Petition of R. Dorschel for permission to erect a wood building, referred to the Wood Building Committee and Fire Marshal with power to act.

By Ald. Kelly-Petition of J. Vincent Alexander for permission to erect a wood building, granted; also, petitions of Frank Biensack, Edward Rohr and Ed Casey for

permission to erect wood buildings, referred to the Wood Building Committee and Fire Marshal with power to act; also, petition for water mains in Bay street and Berlin street, and remonstrance against water main in Miller street, referred to the Water Works Committee and Executive Board; also, remonstrance against use of boiler by C. T. Cook, referred to the Fire Marshal; also petition for lamps on Sherman and Bauer streets, referred to the Lamp Committee.

By Ald. Foley-Petitions of W. H. Shewman, the Baptist Missionary Society and Victor Clum for permission to erect wood buildings, referred to the Wood Building Committee and Fire Marshal with power to act.

REPORTS OF STANDING COMMITTEES.

Ald. Coughlin, from the Lamp Committee; Ald. Foley, from the Poor Committee; Ald. Mandeville, from the City Property Committee; Ald. Swikehard, from the Police Committee; and Ald. Kelly, from the Contingent Expense Committee, reported favorably the several bills referred to their respective committees and referred them to the Finance Committee for payment.

By Ald. Fritzsche-

ANNUAL REPORT OF THE WATER WORKS COM-MITTEE.

ROCHESTER, March 29, 1887.

To the Hon. the Common Council :

GENTLEMEN: Your Water Works Committee, in compliance with the usual custom, respectfully submit this, its yearly report:

Water Pipe Extensions.

F

And with the Holly system...... 12.12 The number of fire hydrants set during the year is... 107 The number of fire hydrants now in use in the

city is. .567

Respectfully submitted,

FRANK FRITZSCHE, W. H. MARSON, JOHN H. FOLEY, GEO. W. ELLIOTT, D. W. SELYE, Water Works Committee.

Adopted.

By Ald. Watson-

To the Hon. the Common Council of the City of Rochester:

Rochester: GENTLEMEN-Your Finance Committee, to whom was referred the communication of the Board of Health, in which a request was made of your hon-orable body to direct the city's note for five thou-sand dollars to be made, and to have such amount placed to the credit of said Board of Health, so as to cover the deficiency otherwise existing in the annual appropriation made for said Board, would respectfully report: That we have examined into the merits of such application, and find the facts as therein stated to be true, and thereby, in our opinion, entitling said Board to have the relief therein requested given them, and your Committee, therefore, recommend that the following resolution be adopted by your honorable body.

honorable body. All of which is respectfully submitted.

CHARLES WATSON, GEO. W. ELLIOTT, FRANK FRITZSCHE, Finance Committee.

Ordered received, filed and published. By Ald. Watson-

By Ald. Watson— Resolved, That the City Treasurer be, and he hereby is, directed to make the city's note, for the sum of five thousand dol lars, under the provisions of the last paragraph of section eighty— one of the city charter, for such time as may be necessary, not exceeding one year from its date, and not until the amount of the same shall be raised and paid out of the next general tax levy, and have the same discounted, under the direction of the Finance Committee, and place the amount of the tax as good the deficiency existing in the Health Fund appropriation; said note to be countersigned by the chairman of said Finance Committee, and the discount upon said note to be charged to the Contingent Fund.

Adopted by the following vote :

Ayes-Ald. Tracy, Coughlin, Marson, Kohlmetz, Fritzsche, Elliott, Watson, Foley, Selye, Mandeville, Swikehard, Stein, Kelly, Schaeffer-14.

COMMUNICATIONS FROM THE MAYOR AND OTHER EXECUTIVE OFFICERS.

By the Clerk-

CITY TREASURER'S OFFICE, ROCHESTER, March 29, 1887.

To the Hon. the Common Council :

GENTLEMEN: I desire to call your attention to the fact that on the 15th day of April next, orders to the amount of \$20,147.07 drawn by the Executive Board in favor of the contractors for West avenue improvement will become due, and also to the fact that at that time there will be no moneys in the treasury to the credit of that fund with which to make such navments.

The set of the creat of that think with which to make such payments. Under the terms of the resolution of your honor-able body adopted June 7th, 1885, it was contem-plated that thereafter the payments to contractors for work done would be postponed to a time when the rolls for local improvements would be in the

hands of the Treasurer, and enough money col-lected thereon to meet the payments as each be-came due, and thus obviate the necessity of raising money on the paper of the city for that purpose, as provided in section 198 of the charter. Since the adoption of the aforesaid resolution all rolls have been in the hands of the treasurer, and sufficient monies realized therefrom to meet all payments to contractors, but in the case now under consideracontractors, but in the case now under considera-tion it will be impossible to collect any part of the assessment in less time than five or six weeks after

The first orders on the treasury are due. I have, therefore, to request, that your honor-able body take such action in the matter as will enable me to meet the amounts which will be due and payable April 15th, on account of the West were improvement. avenue improvement.

Very respectfully

JOHN A. DAVIS, Treasurer.

Referred to the Finance Committee. By the Clerk-

POLICE COMMISSIONERS OFFICE, ROCHESTER, N. Y., March 29, 1887.

To the Honorable the Common Council of the City of Rochester :

of Hochester: GENTLEMEN-At a meeting of the Police Com-missioners held March 26, 1887, the subject of pur-chasing another team of horses for the Police Patrol System was taken up, and a communication from the City Attorney relative to the authority of the board in purchasing the same, was received. The Attorney had previously been asked by the Commissioners for his opinion in the matter, and in reply gives as his opinion in the the Mater is re-ferred to vour honorable board to take such action power. Under the circumstances one matter as to-ferred to your honorable board to take such action as you may deem advisable. Respectfully, B. FRANK ENOS, Clerk.

Ordered received, filed and published.

By Ald. Swikehard-

Resolved, That the Police Commissioners and the Police Committee of the Common Council be au-thorized to purchase a team of horses for the use of the Police Department, in the patrol system, and that the expense thereof be paid from the Po-lice Formed lice Fund.

Adopted by the following vote:

Ayes-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foloy, Selye, Swikehard, Stein, Kelly, Schaeffer -13.

Nays-Ald, Mandeville.

PENAL ORDINANCES.

Ald. Kelly called from the table the following :

An Ordinance relating to Street Railroads, passed March 9, 1887.

The Common Council of the City of Rochester do ordain as follows :

SECTION I. Every street surface railroad within the city of Rochester shall consist of a single track to be laid in the center of the streets or avenues through which the same is or may be designed to run, unless the Common Council shall otherwise direct in connect to approve of the wind extracts or run, unless the Common Council shall otherwise direct in respect to some of the wide streets or avenues, with necessary turnouts, side tracks and switches, and to be constructed with the improved broad rail, of the most approved kind and weight, five inches face, not to exceed three-quarters inch raised edge, to be laid flush with the surface of the street or avenue, and four feet and ten inches apart between the raised edges, so as to accommo-date the most common width of carriage wheels, and to be laid on suitable timbers, with suitable cross-ties, unless otherwise permitted or directed by the Common Council, under the direction of the Executive Board.

Section 2. The track of said railroad shall be so laid as to permit the free passages of vehicles and

carriages over the same, and the rails shall be laid even with the surface of the streets and avenues, even with the surface of the streets and avenues, and shall conform to the grades thereof as now es-tablished, or as they shall from time to time be es-tablished or altered. As soon after the adoption of this ordinance as the condition of the streets and avenues, through or along which any street surface railroad track is now laid will permit, the surface of such streets and avenues inside the rails of all tracks authorized to be laid prior to May 6, 1884, and between the tracks and rails of such tracks and for a space two feet in width outside and adjoining haid prior to may o, 100%, and between the tracks and rails of such tracks and for a space two feet in width outside and adjoining the outside rails of the tracks of any and all extensions or branches of any railroad au-thorized to be constructed sunce May 6th, 1884, shall be put in good and thorough repair by the sompany, under the direction of the Executive Board of said city, and thereafter at all times the same shall be in like manner and degree kept and maintained; as to tracks authorized to be constructed or laid prior to the 6th day of May, 1884, the surface of said streets and avenues inside and between the rails thereof; and roads and any and all extensions and branches of any roads authorized to be constructed or laid since said May 6th, 1884, between the tracks and the rails of the tracks, and a space two feet in width outside and adjoining the outside rails of the tracks or tracks. ontside rails of the track or tracks.

Section 3. During the operation of laying rails a tree passage for carriages and other vehicles over and along the streets and avenues in which such track laying be done, shall be kept open, and im-mediately after the rails shall be laid, the pave-ment, flagging and other materials necessarily re-moved in laying the same shall be replaced in a good and substantial manner and the street or avgood and substantial manner and the street of av-enue be placed or put in as good condition as be-fore such removal or track laying, and the surface of the pavement made flush with the rails, and no portion of the pavement or surface of the streets or avenues shall be kept broken or disturbed for a greater time than five days. And all surplus street material shall be carefully removed by said com-

panylaying such track. Section 4. The cars to be used on any such rail-road shall be drawn by horses or mules only, at a speed not exceeding the rate of seven miles per hour, and shall run as often as once in every fifteen min-ntes between he hoursof 6 o'clock in the morning and 12 o'clock midnight, upon all rontes now or hereafter constructed, except the Lake Avenue ronte from Driving Park avenue to the Kidge Road, and the lines hereafter constructed in the Different route from Driving Park avenue to the Kidge Koad, and the lines hereafter constructed in the Fifteenth or Sixteenth wards, and upon those lines as often as once in every half hour, of each and every day hereafter; and the cars upon each and all the rout's shall commence running and shall run and start from the Four Cor-ners, so called, or the junction of West Main, State and Exchange streets, in the manner and at the times aforesaid. The company or companies while ther comput with the requisitions in respect to the times aforesaid. The company or companies while they comply with the requisitions in respect to the running of their cars above referred to, may run their cars as much oftener as they shall choose either on the whole length or over a portion or portions of their said road.

Section 5. There shall be posted in each car, in a conspicuous place therein, a plainly printed copy of the rates of fare or charges allowed by law to be charged or received for the transportation of pascharged or received for the transportation of pas-sengers by the company running or operating such car; and there shall also be posted in a conspicu-ous place in each car a plainly printed or painted sign containing the number of the car and the name of the route or routes on which the car is then run and so as to be easily read by any person on entering the car.

on entering the car. Section 6. No car shall be allowed to stop on a crosswalk nor in front of an intersecting street, ex-cept as shall be necessary to avoid collisions, or to prevent cancer to persons in the street. Section 7. When the conductor of any car is re-quired to stop at the crossing of any two streets to receive or land passengers, the car shall, if conve-stient, be stopped so as to leave the platform alightly over the crossing.

đ

Section 8. It shall be the duty of the company, or companies, to employ careful, sober and prudent agents, conductors and drivers, to take charge of their cars while on the road, and it shall be the duty of such agents, conductors and drivers, so far as the same is practicably, to keep a vigilant watch-for all teams, correspond persons on fout, and for all teams, carriages and persons on foot, and especially children, and at the first appearance of dancer to such feams, carriages, footmen, children or other obstructions, the car or cars shall be stopped in the shortest time and space practicable. The company or companies may, in their discre-tion, run cars without any other conductor than the driver driver.

Section 9. The conductors shall not allow women or children to enter or leave the cars while in motion.

Section 10. Conductors shall announce the names of the principal streets and avenues as the car reaches them.

Ald. Kelly moved that section 11 be stricken out.

Section 11. Whenever it shall be necessary to re-move any snow or ice from the track or tracks of said read or roads, the same shall be done by the company owning and operating such road in such manner, and so carefully and evenly spread on the street or avenue, as not to obstruct the free pas-sage of sleighs or vehicles upon or along said street or avenue, as not to obstruct the free pas-sage of sleighs or vehicles upon or along said or by foot passengers at crossings, and no salt or brine shall be used for the pur-pose of removing snow or ice from said track or tracks, or the rail or rails thereof, except at curves, switches or turn-tables, and there only and barely sufficient for the purpose of removing snow or ice from, and to be carefully and only placed upon such rail or rails. Any company or corporat on or person violating any of the pro-visions of this section shall be subject and liable to pay a fine or penalty of twenty-five dollars for each offense. Section 11. Whenever it shall be necessary to re-

Section 12. It is hereby reserved to the Common Council of the city of Rochester the right to make such further orders, rules and regulations, in re-laton to the construction, repairs and operation of any street surface railroad now, or hereafter to be, constructed, maintained and operated, as from time to time may be deemed necessary by said Common Council to protect the interests of said city, and the safety, welfare or accommodation of the public. But no alteration of these rules shall be made which shall have the effect to impair the substantial rights of such company or companies. Section 13, Wherever gas or water pipes, or sewers, are now laid in any street or avenue, said raircoad or railroads must be laid down and main-tained subject to the rights over the same now in Section 12. It is hereby reserved to the Common

raircoad or raircoads must be laid down and main-tained subject to the rights over the same now in the city, and the gas and water companies, and the Executive Board of said city to take up, alter, repair or remove said pipes or sewer in such man-ner as not unreasonably to damage or injure said railroad or railroads, or its or their use, without claim upon or to Said city, gas or water com-panies, or said Executive Board, or its successor, and the Common Council expressly reserves to it-self the right, hereafter to lay down, or cause or self the right hereafter to lay down, or cause or permit to be laid down, in said streets or avenues, gas or water pipes, or sewers, and to alter, im-prove and repair said streets or avenues, whenever the public or private good or convenience may require.

Gas or water companies, or private individuals, who shall take up the payement, or excavate the street for the purpose aforesaid, being always re-

street for the purpose atoresaid, being always re-quired, as by the present city ordinances, to restore the street to its former condition. Section 14. In case any street surface railroad company now or hereafter incorporated and oper-ating and maintaining any road within the city of Rochester shall fail to keep the streets and ave-nues in which their said railroad shall be laid in re-pair, as herein provided, and shall neglect to make such renaging for five days. atter notice in writing such repairs for five days, atter notice, in writing, from the Executive Board of said city, or other officer or officers having the supervision of repairs of streets or avenues within said city, served upon

the superintendent or other officer of said railroad. specifying the repairs, the said Common Council and said Executive Board, or either of them, shall have the right to cause such repairs to be made, and the expense thereof may be assessed upon the property of said company or sued for and collected in the name of and on behalf of the city of Rochester from said company so neglecting as aforesaid.

Section 15. And in case any company, and each and every of its agents, servants, conductors and drivers, who shall fail to comply with, or shall violate any of the provisions of any of the sections of this ordinance, it and them or him shall forieit and pay a fine or penalty of not less than ten dollars, and not more than one hundred dollars, for each and every such violation; and if the said company shall refuse or neglect to comply with any of the rules and regulations hereinbefore made or imposed upon it, after notice served in writing on the superivitendent or other officer of said company, requiring compliance as herein provided, the said company shall forfeit and pay a further and additional fine or penalty of twen y-five dollars for each and every day during which such violation is continued.

Section 16. Should any company fail to complete its railroad, or to commence running its cars thereon within one year after the construction thereof is begun, or should any company neglect to run cars on us road after the completion thereof, for the accommodation of the public, as provided by the rules and regulations of this ordinance, for the space of two consecutive months, then such company shall forf-it all privileges and rights which they may have acquired heretofore or hereafter by any grant, or use or possession of any of the streets or avenues within said city, upon which such cars are not so run; and in such case the city of Rochester reserves the right, by its Common Council, to cause all obstructions and materials placed in said streets or avenues by said company to be removed therefrom, and said streets and avenues put in as good condition and repair as they were before said materials and obstructions were placed therefin, and the expense thereof shall be paid to said city by such railroad company; and said city, also, in such cases reserves the right to grant the same rights and privileges to any other person or persors, corporation or corporations, in the manner now, or h reafter, prescribed by law, free from ail charge or iabilities for damage on account thereot.

Section 17. If by reason of any act, omission or neglect of any railroad company, its officers or agents, the corporation of the city of Rochester, shall, or may be subjected to any damages or liability, the said railroad company shall be liable to the said city to the same extent. Section 18. Each and every street surface railroad company or corporation now or hereafter in corporated and operating and maintaining any road within the city of Rochester shall, and the hereby is required to pay to the treasurer of the oity of Rochester, for the use of the city, five dol-

Section 18. Each and every street surface railroad company or corporation now or hereafter incorporated and operating and maintaining any road within the city of Rochester shall, and it hereby is required to pay to the treasurer of the oity of Rochester, for the use of the city, five dollars per annum for each car or carriage owned or operated by them, and every such company shall obtain from the Mayor of the city a heense for each of said cars or carriages, which it shall be bis duty to grant without fee or reward, on the production of the treasurer's receipt for such negment; and provided, further, that such heense shall, in every case, expire on the thirty-first day of March in each year, and that auy company or corporation now operating and maintaining any road within said city shall pay such fee and obtain such incense within thirty days from the date of the passage of twisordinance, and the same to beein on A orill 1, 1887. The president or managing officer and secretary of such, and every such company or companies shall, on or before the first Mondary of April, 1887, furnish to the Common Coupcil of said city, a full and complete list of all ever the sor carriages owned and operated by the **gompany**, and such statement shall be ver-

fied by the oath of the said presidentor manazing officer and secretary, to be administered by a notary public of Monree county, and attested by his seal, and the City Clerk shall notity; every such company or corporation of such requirement, and every such corporation or company, or the president or managing officer or secreta y thereof, who shall fail to pay such fee, and obtain said ifcense, or who shall fail to make such report and list, at the time and in the manner above specified, shall be liable to pay a fine or peualty of not less than ten dollars, nor more than amount for each and every twenty-four hours such neglect shall continue.

Section 19. Whenever any company shall, for any reason, remove from their tracks, or any portion of the adjacent roadways, at any street corner, or street intersection, except by means of a plough, scraper, or otherwise, as is authorized or permitted to be done by section eleven of this ordinance, or shall remove, in any manner, from their tracks, or any portion of the adjacent roadway, at what is commonly known as the "Four Corners," or the intersection of West Main street with State and Exchange streets, and of East Main street with North and South St. Paul streets, any dirt, dust, filth, snow or ice, the same shall be removed from such street or avenue entirely by said company, without delay; and if the same is deposited, and not immediately removed as aforesaid, it shall be immediately removed by the Executive Board of the city, and the cost and expense of such removal shall be paid by the company so offending, and, in addition thereto, for the violation of this section, such offending company shall be liable to a fine or penalty of fifty dollars for each offense, and a furher penalty of fifty dollars for every twenty-four hours such violation shall continue.

nours such violation shall continue. Section 20. Whenever any company shall for any reason remove from their tracks, or any portion of the adjacent roadways at any street corner or street intersections, including what is commonly known as the Four Corners, and the intersection of Samt Paul streets with East Main street, any dust, dirt, filth, snow orice, the same shall be taken away from the street entirely by said company without delay, and shall not be doposited upon the sides or any other portion of the street surface, and if the same is deposited contrary to the provisions hereof, the same may be immediately removed by the Excentive Board of the city and the cost and expense thereof shall be paid by the company so offending, and in addition thereto tor the liable to a fine or penalty of fifty dollars for every twenty-fours such violation shall continue.

Section 21. The penalties prescribed for the violation of any section of this ordinance shall not in the aggregate exceed the sum of one huedred and fifty dollars for any specific violation thereof, anything hereinbefore to the contrary notwithstanding.

Section 22. Every execution issued upon a judgment recovered for a violation of this ordinance, or any provision thereof, exceept as is hereublefore otherwise specially provided, shall command the amount to be made of the property of the delendant if any such can be found, and, if not, then to commit the detendant to the Morroe County Penitertiary; and any person violating any provision of this ordinance and fa ling to pay the penalty or fine imposed therefor, shall be imprisoned in said penitentiary tor a term of not exceecing one hundred days.

days. Section 23. This ordinance shall take effect immediately.

Ald. Mandeville moved that that portion of section 2 relating to the repairing of tracks be stricken out. Adopted.

Ald. Kelly moved that the penal ordinances lay on the table till the next meeting. Lost. Ald.Mandeville moved that \$5 be stricken | on the table till the next regular meeting. out sin section 18 and \$10 substituted. Adopted.

Ald. Elliott moved that the words in section 18, "and actually in continuous daily use," be stricken out. Adopted.

The penal ordinance relating to street railroads, as amended, was then adopted

by the following vote: Ayes—Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye Mandeville, Stein-11.

Nays-Swikehard, Kelly, Schaeffer.-3. By Ald. Elliott-

Resolved, by the Common Council, That the State Senator from this district and our Member of State Senator from this district and our Member of Assembly be requested to urge the immediate pas-sage of the bill, now pending in the Legislature, conferring power on the Council to order all over-head wires to be placed under ground by August 1, 1888, within three-fourths of a mile from the center of Main street bridge.

Adopted by the following vote :

Ayes—Ald. Tracy, Coughlin, Marson, Matson, Kohlmetz, Fritzsche, Elliott, Fo-ley, Selye, Mandeville, Swikehard, Stein, Kelly, Schaeffer—14.

the action taken on the final ordinance for the improvement of Euclid street. Adopted.

Ald. Watson moved that all further action on the ordinance for the improvement of Euclid street be postponed indefinitely. Adopted. 108.83

EXECUTIVE BUSINESS.

Mald. Watson moved that the Board proceed to the appointment of Commissioners of Deeds, and the clerk cast the ballot:

Adopted by the following vote:

Ayes.-Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Stein, Kelley, Schaeffer.-14.

The following persons having received the concurrent vote of the Council, were declared appointed : Stephen M. Truesdale, John Wehle, James E. O'Grady, Alex. Buell, Herschel V. Filkins, William B. Menelly, John C. Cook, George Force Parker, John Stuermer, William L. Kiefer, Charles M. Proctor, W. H. Olmstead.

Ald. Schaeffer moved to proceed to the appointment of an inspector of elections for the Second district of the Sixteenth ward. Adopted.

John H. Brown was named by Alds. Tracy, Coughlin, Marson, Watson, Kohl-metz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Stein, Kelly, Schaeffer

John H. Brown, having received the requisite number of votes, was declared appointed.

Ald. Watson called up the act to provide **a police** pension fund for the City of Roche ester. Ald. Elliott moved that the act lay

Lost by the following vote:

Ayes-Ald. Coughlin, Watson, Elliott, Foley, Mandeville, Stein, Schaeffer-7.

Nays-Ald. Tracy, Marson, Kohlmetz, Fritzsche, Selye, Swikehard, Kelly-7.

The reading of the act was then called for.

Ald. Watson called up the following:

Ald. Watson called up the following: AN ACT to establish a police pension fund for the city of Rochester. The People of the State of New York, represented in Senate and Assembly, do enact as follows: Bicriton 1. The Mayor of the city of Rochester for the time being (and his successors in office), the police commissioners of the city of Rochester for the time being (and their successors in office), and the City Treasurer of the city of Rochester for stitute a board of trustees of the police pension fund hereinafter mentioned. The Mayor of the eity of Rochester shall be president of said board, and they shall annually designate one of their number who shall be secretary thereof. The Gity Treas-urer of the city of Rochester said pension police fund. Such board of trustees said board, and thave charge of and administer said fund, and from time to time invest the same, or any part thereof sa they shall deem most beneficial to said fund, and are empowered to make all necessary contracts and take all necessary and proper action and proceed-ings in the premises and to make payments from said fund of pensions granted in pursuance of this establish such rules and regulations for the admin-istration of the police pension fund as they may deem best. They shall report in detail the condi-tion of the fund at the close of each fiscal year of the police department, through their sceretary, to the Common Council, and said report shall be pub-lished with the annual report of the police depart-ment. No payments whatever shall be allowed or made by said trustees as rewards, gratuities or complexation. Va any person for salary or services

3. All moneys paid for special services of police-men at balls, parties, weddings, excursions, or pic-

nics. 4. The avails of all lost or stolen securities, choses 4. The avails of all lost or stolen securities, choses in action, moneys, things, or other property which shall remain unclaimed in possession of the police department for the period of six months after a conviction for stealing the same, together with the avails of all unclaimed or confiscated property of every nature soever which shall have been in cus-tody of said police department for such period of six months.

5. All fines collected for carrying or having in

5. All fines collected for carrying or having in custody concealed or dangerous weapons. 6. All revenues derived from licenses for the public use of billiard and pool tables, bowling al-leys and pawn brokers and all fines and penalties inflicted and collected through prosecutions con-nected with the public use of billiard and pool ta-bles, bowling alleys and pawn broking business. 7. The sum of one dollar per month or fractional part of a month from the salary from each and every member of the police force to be retained, de-ducted or collected by the Police Commissioners. 8. The Common Council shall annually include in the tax levy the sum of one thousand dollars, which

the tax levy the sum of one thousand dollars, which sum shall at the time when the appropriation for the conduct of the police department shall be made,

131

\$3. The board of police commissioners shall have power in its discretion, by the unanimous vote of a full board, to retire and dismiss from membership in the said police force, and thereupon grant pen-sions, as hereinafter provided, to any member of the police force of said city who shall have become the police force of said city who shall have become disabled, physically or mentally, or so advanced in age as to be unfit for police duty, and, by a unani-mous vote of the board, to widows and orphans of such members, to be paid from the police pension fund, by the board of trustees thereof, as follows:

Inna, by the board of trustees thereof, as follows: 1. To the widow of any member of the police force who shall have been killed while in the actual performance of duty, or shall have died from the effects of any injury received whilst in the actual discharge of such duty, or who has died, or who shall hereafter die after fifteen years of service in the police force in the city of Roch-ester, or who shall have been retired upon a pen-sion under section four of this act, if there be no child or children under eichteen years of age of child or children under eighteen years of age of any such member, the sum of not exceeding two hundred and fifty dollars per annum; but if there

hundred and fifty dollars per annum; but if there be any such child or children of such member un-der the age aforesaid, then the said sum may be divided between such widow, child or children in such proportions and in such manner as the said board may direct. 2. To any child or children under eighteen years of age of such member killed or dying as aforesaid, or pensioner as aforesaid, but leaving no widow, or, if a widow, then, after her death, to such child or children being yet under eighteen years of age, a sum not to exceed two hundred and fifty dollars per annum. per annum. 3. To any such member of said police force who

shall after fifteen years and less than twenty years small after inteen years and less than twenty years membership, become superanuated by age, perma-nently insane or mentally incapacitated, or disabled, physically or mentally, so as to be unfitted or un-able to perform full police duty by reason of such disability or disease, contracted without miscon-duct on his part, a sum not less than two hundred and fifty dollars nor exceeding five hundred dollars per annum.

\$4. Any member of the police force who has, or shall have, performed duty therein for a period of twenty years or upward, and any member of the police force who, whilst in the actual performance of duty, and by reason of the performance of such duty, and by reason of the performance of such shall have become permanently disabled, physi-cally or mentally, so as to be unfitted to perform full police duty, upon his own application, in writing, or upon a certificate of the police surgeon, showing that such member is permanently dis-abled, physically or mentally, so as to be unfit for duty, shall, by resolution, unanimously adopted by a full board, be retired and dismissed from said force and service, and placed on the roll of the po-lice pension fund, and awarded and granted to be shall have, performed duty therein for a period of paid from said pension fund, and anual pension during his life time of a sum of not less than one-half the full salary or compensation of such mem-ber so retired; provided, however, that no pension granted under the provisions of this section shall exceed the sum of five hundred dollars per annum. exceed the sum of five hundred dollars per annum. Pensions granted under this section shall be for the natural life of the pensioner, and shall not be revoked, repealed, or diminished. Pensions may, in the discretion of said board of po-lice, be continued and paid to the widows and children, or, if no widow, to the child or children, whilst under the age of eighteen years, of any member or members of the police force to whom pensions shall have been granted, under the provisions of this section, or under sub-division three of section three of this act: provided. under the provisions of this section, or under sub-division three of section three of this act; provided, however that such pensions to such widows or children, as the case may be, shall, in no instance exceed five hundred dollars per annum, and the same may, in the discretion of said board, be from time to time diminished, modified, or revoked. § 5. Pensions to widows shall terminate when the widow shall remarry, and pensions to children shall terminate whenever the children shall re-spectively arrive at the age of eighteen years. The Police Commissioners may, in their discretion,

order any pension granted, or any part thereof, to cease, except in the case of members of the police force retired after twenty years service, as last preceding cases the provided but in the section, board in but in all such cases the said board shall file with the trustees of the police pension fund a written statement of the causes which deand a written statement of the causes which de-termined them in ordering any pension to so cease, and nothing herein contained shall render the granting or payment of such pension obligatory on the police commissioners, or upon the trustees of the police pension fund, or chargeable as a matter of which upon goid police version fund around a

the police pension rund, or chargeable as a matter of right upon said police pension fund, except as provided in the last preceding section. \$ 6. No member of the police force shall be awarded, granted, or paid a pension on account of physical or mental disability or disease, unless upon the continents of the mytrgen of the mytrge descent the certificate of the surgeon of the police department, which shall set forth the cause, nature and extent of the disability, disease or injury of each member of the police force who may be placed upon the pension roll, and said certificate shall dis-tinctly state whether or not such disability, disease or injury was incurred or sustained by said mem-ber of the police force in the performance of police duty, and such certificate shall in each case be filed with and automation ways the minutes of the police with and entered upon the minutes of the police commissioners

57. Should the moneys at the disposal of the trustees of the police pension fund be found at any time inadequate to fully carry out the provisions of this act, the trustees shall pay to the dependants on such fund as near a pro rata amount as in their indement the circumstrate or or more protect.

side of the circumstances may warrant. \$8. Every person who knowingly or willfully in any wise procures the making or presentation of any false or fraudulent affidavit or affirmation concerning any claim for pension or payment thereof, two hundred and fifty dollars, to be sud for and recovered by and in the name of the said board of trustees, and when recovered paid over to and thereupon become a part of the said police pension fund.

 89. For the purposes of this act, the persons constituting the board of trustees of the police pension fund are hereby authorized to administer oaths and fund are hereby authorized to administer oaths and take acknowledgments; and any person who shall willfully swear falsely in any oath or affirmation in obtaining or procuring any pension or payment thereof, under the provisions of this act, shall be guilty of perjury. \$ 10. The moneys, securities and effects of the police pension fund, and all pensions granted and payable from said fund shall be and are exempt from execution and from all process and proceed-ings to enjoin and recover the same by or on behalf of any creditor or person having or asserting any

of any creditor or person having or asserting any claim against, or debt or liability of, any pensioner of said fund.

§ 11. This act shall take effect immediately.

Ald. Watson moved that the bill be adopted as read.

Ald. Marson moved that article 7 of section 2 be stricken out.

Lost by the following vote: Ayes—Ald. Marson, Watson, Kohlmetz, Fritzsche, Elliott, Mandeville, Stein-7.

Navs-Ald. Tracy, Coughlin, Foley Selye, Swikehard, Kelly, Schaeffer-7.

Ald. Watson's motion was adopted by

the following vote: Ayes—Ald. Tracy, Coughlin, Marson, Watson, Foley, Selye, Swikehard, Kelly, Schaeffer-9.

Nays-Ald. Kohlmetz, Fritzsche, Elliott, Mandeville, Stein-5.

MISCELLANEOUS BUSINESS.

By Ald.Schaeffer, petitions of John Connor and Ernest Stenzel for permission to erect wood buildings, granted; also petition

Atkinson, M., Troup st., 2 light weights, 1 small measure.

- Atkinson, M., Troup st., 2 light weights, I small neasure. Albert, J., Chatham st., 2 light weights. Abeles, J., South av., 9 light weights. Ames, E., Monroe ave., 2 light weights. Apple, E., Exchange st., 2 light weights. Alling & Cory, Exchange st., 2 light weights. Alling & Cory, Exchange st., 2 light weights. Armbruster, M., Scio st., 3 light weights. Adwin, Steven, Adwin st., 1 light weights. Brautigan, J. A., Pinnacle ave., 2 light weights. Benz, Wm., North st., 2 light weights. Bernhard, Mr., Lyell st., 3 light weights. Bauman, C., State st., 2 light weights. Bauman, C., State st., 2 light weights. Bay, George, Jay st., 2 light weights. Bisheimer, George, Wilder st., 2 light weights. Bisheimer, J., 1 light weights. Bishey, Mr., Campbell st., 3 light weights. Bailey, J., Orange st., 1 light weight. Bailey, J., Orange st., 1 light weight. Burke, FitzSinons, Hone & Co., Main st., 4 large neasures.
- measures.
- easures. Babcock, H. H., South ave., 20-lb. light scale. Babcock, H. H., South ave., 20-lb. light weights. Ballard & Hurlbert, Main st., 1 light weight. Barnard, J. C., E. Main st., 2 light weights. Briggs, O. B., West ave., 1 light weight. Bullinger, B., Elizabeth st., 5 light weights. Bickel, M., N. Clinton st., 3 light weights. Bickel, M., N. Clinton st., 3 light weights. Biter, C. H., Hudson st., 5 heavy weights. Byer, Mr., Prospect st., 2 light weights. Buell, George C. & Co., Exchange st., 2 light eights.
- weights.
- Backus, James M., Main st., 1 light weight. Brattigan, H., Front st., 1 light weight, 2 heavy weights.
- Bauer, Mr., Front st., 1 light weight, 1 heavy weight.
- Boyle, Wm., Lowell st., 3 light weights. Berkholz, Mr., Chatham st., 1 light weight, 2 Berkholz, M heavy weights.
- Buchterkirch, Mr., Vienna st., 1 light weight, 3 large measures.

Brede, Mr., South st., 1 large measure. Blesser, G. W., South st., 1 small measure. Barry, Mrs., South ave., 2 light weights. Brewster, Crittenden & Co., St. Paul st., 1 light

- reight.
- reight.
 Burke, Wm., W. Main st., 3 light weights.
 Belknap, Mr., W. Main st., 1 heavy weight.
 Brewster, H., N. Water st., 1 light weight.
 Braman, A. S., E. Main st., 1 light weight.
 Bird & Kimball, E. Main st., 8 light weights.
 Bamber & Williams, Monroe ave., 3 light weights.
 Bamber, H., Monroe ave., 5 light weights.
 Brown, C. A., Meigs st., 2 light weights.
 Bishop, W., Pearl st., 2 light weights.
 Brewster, Gordon & Co., E. Main st., 9 light

weights. Biel, L., Pinnacle ave., 6 light weights.

- Crossman Bros., Monroe ave., 1 heavy weight. Christian, Philip, Smith st., 1 light weight. Chambers, Mr., Lake ave., 1 light weight. Clark, J. A., State st., 3 heavy weights. Culross bakery, State st., 3 light weights, 2 heavy wights.
- weights.
- Corcoran, William, Jay st., 7 light weights. Cline, John, Frost ave., 5 light weights. Cappon, A. J. & Co., Chatham st., coal scales 30
- Clark & Son, E. Main st., 1 light weight. Chase Bros., East Park, scales 20 lbs. heavy. Clark & Son, E. Main st., 1 light weight. Campbell, D. S., West ave., 12 light weights. Collins, H. C. Plymouth ave., 1 light weight, 1
- Colims, H. C. Flymouth ave., 1 nght weight, 1 mall measure. Caufman, F. N., W. Main st., 1 large measure.' Cook, C. S. & Son, N. Clinton st., 3 light weights. Carl, Mrs., Reynolds st., 1 scale, wrong. Condon Bros., Prospect st., 5 light weights. Conaughton, Peter, Bronson ave., 2 heavy
- Weights. Crowell, Walter, Caledonia ave., 3 light weights. Calihan, Mrs., Ford st., 1 weavy weight, 1 scale, wrong.
- Crawford, Mrs., Troup st., 1 heavy weight. Curran, P., Spring st., 5 light weights. Curran, D., Favor st., 3 light weights. Cottrell, F. W., Spring st., 2 light weights. Coolan, Mrs., Plymouth ave., 5 light weights.

Cotchefer, R., Plymouth ave., 7 light weights. Conaughton, Patrick, Exchange st., 6 light weights.

Curran & Goler, W. Main st., 1 heavy weight. Cross Bros., Front st., 1 light weight, 1 heavy weight

- Curran & Goler, W. Main st., 1 heavy weight. Corss Bros., Front st., 1 light weight, 1 heavy weight. Churchell, Mr., Plymouth ave., 1 heavy weight. Corbesier, Mr., South ave., 2 light weights. Corbesier, Mr., South ave., 2 light weights. Courneen, Mr., S. St. Paul st., 10 light weights. Catlin, G. W., E. Main st., 2 light weights. Canningham, State st., 4 heavy weight. Cheesman, R., Monroe ave., 6 light weights. Cheesman, R., Lyell ave., 3 light weights. Dowd, C. H., Lake ave., 1 scale. Daggs, Geo., State st., 2 light weights. Dowd, C. H., Lake ave., 2 light weights. Dowd, C. H., Lyell ave., 3 light weights. Daws, Geo., State st., 2 light weights. Daws, Geo., State st., 2 light weights. Daws, Mrs., Whitney st., 2 light weights. Dawenport, C. A., E. Main st., 1 light weight. Down, O. W., West ave., 1 light weights. Dorelly, Mrs., Sherman st., 1 heavy weight. Duelbeiss, Mr., North ave., 7 light weights. Dorsey, P., Strong st., 6 heavy weights. Dorsey, P., Storng st., 6 heavy weights. Dorsey, P., Storng st., 6 heavy weights. Dorivan & Seibert, N.St. Paul st., 1 heavy weight. Dorly Mrs., Sherman ave., 1 light weights. Dorsey, P., North ave., 2 light weights. Dorsey, P., North ave., 2 light weights. Dorsey, P., North ave., 2 light weights. Dorivan & Seibert, N.St. Paul st., 1 heavy weight. Duffy Bros., South ave., 4 light weights. Drost, Mrs., Pinnacle ave., 4 light weights. Ernders, John, Frost ave., 5 light weights. Ernders, John, Frost ave., 5 light weights. Ernders, John, Stors ave., 5 light weights. Ernders, John, Stors ave., 5 light weights. Ernders, John, Stors ave., 5 light weights. Ernders, John, Stors ave., 5 light weights. Ernders, John, Stors ave., 5 light weights. Ernders, John, Stors ave., 5 light weights. Ernders, John, Stors ave., 5 light weights. Ernders, John, Frost ave., 5 light

 - Eisenberg, C., Pinnacle ave., 9 light weights. Ferner, L., Lake ave., 6 light weights. Fogerty, J., Smith st., 2 light weights. Ferner, Mrs., Lime st., 4 light weights. Fahy, John, State st., 4 light weights. Fein, L., N. Clinton st., 1 light, 4 heavy weights. Finzer, Mr., N. Clinton st., 3 light, 1 heavy weights. Frank, F. G., Woodbury st., 2 light weights. Francis, F. A., Prospect st., 1 light weight. Faragar, J., Bros., Plymouth ave., 8 light, 2 heavy reights.
- weights.
 - reights. Fritz, G. J., N. St. Paul st., 2 light weights. Fritz, G. J., N. St. Paul st., 2 light weights. Fritz, G. J., N. St. Paul st., 2 light weights. Frisher, H., St. Joseph st., 10 light weights. Forey, X. F., St. Joseph st., 7 light weights. Frank, W., North ave., 3 light weights. Frendmond, A., Herman st., 2 light weights. Frand, F., Grand st., 1 light weights. Frank, Mrs., Monroe ave., 4 light weights. Foote, R., Canal st., 1 scale 15 lbs. light. Guckelsberger, T., Jay st., 2 light weights. Garloff, F., Jay st., 4 light weights. Barton St., 1 scale 15 lbs. light. Guckelsberger, T., Jay st., 2 light weights. Barton St., 1 scale 15 lbs. light. Guckelsberger, T., Jay st., 2 light weights. Barton St., 1 light weights. Garloff, F., Jay st., 4 light weights, 2 heavy weights.
- Garloff, F., Jay st., 4 light weights, 2 hes weights. Glee, John, Maple st., 3 light weights. Glen, M., Brown st., 3 light weights. Gilman, A. W., East ave., 1 light weight. Gray, J. C., E. Main st., 3 light weights. Gles, S., W. Main st., 3 light weights. Gould, L. M., W. Main st., 9 light weights. Gebes, Joseph, N. Clinton st., 2 light weights. Gable, Mr., Herman st., 1 light weights. Gray, C. W., State st., 19 light weights.

132

Grant, Mr., St. Paul st., 3 heavy weights. Gannon, M. C., Ward st., 1 light weight, 2 heavy weights

Gunklin, Jos., Kelly st., 3 light weights. Gove, A., S. St. Paul st., 6 light weights. Goodger & Naylor, S. St. Paul st., 1 light weight.

Gough, M., Clinton st., 1 light weight. Gomminginger, Mr., S. St. Paul st., 1 light weight.

Gogin & Knowels, E. Main st., 1 light weight. Gleichauf, J., Monroe ave., 6 light weights, 2 heavy weights. Gournsey, E., Scio st., 2 light weights.

Hey, Levi, State st., 3 light weights. Haddich, Henry, State st., 1 light weight, 1 heavy

Hadnich, Henry, State St., 1 Ight Weight, Theavy veight.
Hanna, Mrs., Orchard st., 5 light weights.
Hamilton, H., State st., 12 light weights.
Hearl, H., Orange st., 1 heavy weight.
Hecker, R., Brown st., 5 light weights.
Heitz, William, Bronson ave., 1 light weights.
Heitz, William, Bronson ave., 1 light weights.
Heitzel, H., West ave., 3 light weights.
Hopwood, F. R., W. Main st., 3 light weights.
Hammond, Mr., W. Main st., 3 light weights.
Hammond, Mr., W. Main st., 3 light weights.
Haupt, F. D., Mumford st., 1 light weights.
Haller, Christ, Hudson st., 9 light weights.
Haller, Christ, Hudson st., 9 light weights.
Hawkins, F., Reynolds st., 2 light weights.
Huber, Bross, Bronson ave., 1 light weight.
Heaney, R., Caledonia ave., 1 light weight.
Haskin & Smith, Main st., 1 light weight.
Haskin & Matthews, Exchange st., 3 light weight. weight. weights

Hart, D. J., Central ave., 1 large measure. Hahnn & Rampe, Mumford st., 3 light weights. Huber, Mr., St. Joseph st., 2 light weights, 1 small measure, 2 large measures.

Harter, A., St. Joseph st., extra small weight. Hertzon, William, St. Joseph st., 3 light weights. Hathaway & Gordon, N. Water st., 1 light weight.

Hainaway to torona, fir weise tay, inger
Hahu, J., S. St. Paul st., 2 light weights.
Higgins & Sharp, E. Main st., 3 light weights.
Hertzberger & Co., Clinton st., 2 light weights.
Hyde, J., Broadway, 1 light weights.
Hyde, J., Broadway, 3 light weights.
Hortung, C., Scio st., 2 light weights.
Hortung, C., Scio st., 2 light weights.
Hortung, C., North st., 1 light weights.
Home, H., North st., 2 light weights.
Irbig, J., Plymouth ave., 3 light weights.
Irbig, J., Barlett st., 1 heavy weights.
Irving, F., Front st., 1 light weights.
Ihrig, A., Chatham st., 2 light weights.
Joacquich, E. A., Lake ave., 2 light weights.
Joiner, Martin, State st., 2 light weights.
Joiner, Martin, State st., 2 light weights. weights. Jacob, M., Ames st., 1 light weight. Joslyn, James, State st., 2 light weights. Joslyn, John, Jones st., 1 heavy weight. Jackson, Ed., South ave., 2 light weights, 1 heavy

weight.

eight. James, W. T., N. Water st., 2 light weights. Jones, J. C. & Co., Monroe ave., 2 light weights. Knoth, Geo., Lyell st., 3 light weights. Kane, B., State st., 2 light weights. Knope, J., Oak st., 9 light weights. Kraus, Peter, Ames st., 5 light weights. Kurber, J., Ames st., 5 light weights. Keegan, Bros., State st., 3 light weights, 2 heavy wights

weights. Kase, N., Orange street, 3 light weights. Knapp, J., Jefferson ave., 1 light weight, 4 heavy

Knapp, J., Jefferson ave., 1 light weight, 4 h
weights.
Klein, J., E. Main st., 2 light weights.
Knapp, W., West ave., 3 light weights.
Kelly, E., Exchange st., 2 light weights.
Kelly, P., Exchange st., 7 light weights.
Kramer, P., N. Clinton st., 2 heavy weights.
Kail, John, Lowell st., 3 light weights.
Keiler, Hudson street, 3 light weights.
Keiler, Mrs., North ave., 2 light weights.
Kase, V., North ave., 3 light weights.
Kily, P., Clifton st., 1 light weights.
Kuy, P., Clifton st., 1 light weights.
Kuy, P., Clifton st., 1 light weights.

Knight, Wm., Plymouth ave., 1 light weight. Kelso, R. J., Plymouth ave., 2 heavy weights. Kimbal, E. B., Plymouth ave., 2 light weights. Kramer, M., State st., 2 light weights, 2 heavy weights. weights. Kentz & Howe, N. St. Paul st., 1 heavy weight. Kirchall, N., Front st., 1 heavy weight. Kohl, C., Lowell st., 1 light weight. Kinhaus, Mr., Lowell st., 3 heavy weights. Kohn, Jacob, St. Joseph st., 4 light weights; scales, extension wrong. cales, extension wrong. Krauser, J., St. Joseph st., 1 light weight. Kern, J., St. Joseph st., 2 light weights. Kelly, H., S. St. Paul st., 1 light weight. Kilpatrick, Mr., Lancaster st., 1 light weight. Kick & Co., North st., 1 light weight. Kapp, Geo., Monroe ave., 2 light weights. Kennedy, P. J., Manhattan st., 3 light weights. Lechtner, P. J., Lake ave., 5 light weights. Long, R., Smith st., 1 light weight. Langdon, F. W., Allen and Oak sts., 5 light reights. weights. weights.
Leiter, H., & Co., State st., 2 light weights.
Lester, Henry, W. Main st., 1 light weight 1
heavy weight.
La Vegine, Mr., Saratoga ave., 2 light weights.
La Vegine, Z., Saratoga ave., 3 light weights.
Lavis, J., Reynolds st., 4 light weights.
Long, Geo, Reynolds st., 4 light weights.
Lawrence & Peterson, St. Paul st., 2 light eights. (eignts. Lynch, Mrs., N. St. Paul st., 1 light weight. Laich, Mr., St. Joseph st., 2 ex. m. wrong. Lynch, John, South ave., 2 light weights. Laney & Co., Lancaster st., 2 light weights. Lehle, J., Bay st., 2 light weights, 1 heavy weight. McGregor, W. J., Plymouth ave., 2 light weights, McGregor, W. J., Plymouth ave., 2 light weights, ineavy weights. McMillan, Thos., Plymouth ave., 7 light weights. Martin, B. F., West Main st., 1 light weight. Moore & Cole, West Main st., 4 light weights. Merriman, Mr., North St. Paul st., 1 light weight. McMillan, F., North St. Paul st., 1 light weight. McMillan, F., North St. Paul st., 1 heavy weight. Meino, August, Front st., 1 light weight. Moore, C. T., Front st., 5 light weights. Moore, C. A., Front st., 6 light weights, 1 heavy weight. Morse, C. A., Front sc., o light weights, 1 neavy reight. Mahle, L., St. Joseph st., 3 light weights. Meyn, C., Hanover st., 2 heavy weights. Merz, Mr., Gregory st., 5 light weights. Mezers & Co., State st., 3 heavy weights. Mann, A. S., State st., 4 heavy weights. Morthorst, Mr., Bay st., 5 light weights. Mudgett, North st., 1 heavy weights. Mathews, Patrick, Lyell ave., 5 light weights. Mitchell, Wm., State st., 3 heavy weights. Mitchell, Wm., State st., 5 light weights. Muldgett, North st., 1 light weights. Mitchell, Wm., State st., 5 light weights. Muldgett, Mrs., Smith st., 1 light weights. Muldgett, Berger, 2000, 200 weight. Munitoy, H. L., Schelsson ave., Shift and a heary reights.
Minges, J., Jefferson ave., 2 heavy weights.
Moran, Wm., West Main st., 3 light weights.
Moran, Wm., West Main st., 3 light weights.
Mutchler, C., West Main st., 1 light weight.
Mutchler, K. Kolk, North Clinton st.
Miller, J., Hudson st., 1 light weights.
Matele, P., Hudson st., 2 heavy weights.
Mariman, M., North ave., 8 light weights.
Mozen, A., North st., 2 heavy weights.
Mozen, A., North ave., 2 light weights.
Mozen, A., North ave., 2 light weights.
Mozen, A., North ave., 3 light weights.
May, Gus, Reynolds st., 9 light weights.
Mailler, A. T., Bartlett st., 5 light weights.
Martin, J. C., Maple st., 3 light weights.
Mogridge, J., Spring st., 2 light and 2 heavy weights.

Mograge, ..., Pinnacle ave., 1 light weight. Merlau, Geo., Pinnacle ave., 1 light weight. Modiannis, Jas., S. St. Paul st., 10 light weights. Nagle, Geo., State st., 2 heavy weights.

N. Y. Tea Store, East Main st., 1 light weight. Newton, T. A., East Main st., 6 light weights. Niblack, Mr., East Main st., 2 light weights, 1 heavy weight, 1 large measure. Nissen, Mr., Exchange st., 2 heavy weights. Nunn & Co., Brown st., 2 heavy weights. Newman, H., Caledonia ave., 1 light weight. Nagle, Fred., St. Joseph st., 1 light weight. Neth, J. G., Pinnacle ave., 2 light weights. Otto, F. H., Smith st., 1 light weight. O'Laughlin, J., Smith st., 1 light weight. Osborne, F. S., Hudson st., 1 light weight. O'Shorne, F. S., Hudson st., 1 light weight. O'Kane Bros., Bartlett st., 3 light weights. O'to, J. A., N. St. Paul st., 2 light weights. O'Connor & Lenon, N. St. Paul st., 2 heavy weights. Shanley, Mr., E. Main st., 2 light weights. Stanton, H., E. Main st., 4 light weights, 2 heavy weights. Performance of the second seco weights Schorer, B., Hudson st., 3 light weights. Schlitzer, I., North st., 6 light weights. Simpson, Lyell ave., 5 light weights, 1 heavy weight reight. Seel, C. P., Lake ave., 2 heavy weights. Scoffel, F. A., Lake ave., 6 light weights. Strebler, M., Lake ave., 4 light weights. Sheehy, Miss, Smith st., 1 light weight. Steiner, B., Jay st., 1 light weight. Shearer, F., Childs st., 6 light weights. Schernerroof, Miss, Ames and Maple sts., 3 light reight. Ouonior ic Henon, A. B. Fait Se, 2 heavy reights.
Ouer, J. H., Front st., 1 light weight.
Osgood & Brigham, Front st., 5 heavy weights.
O'Neil, D., N. St. Paul st., 14 light weights.
Pye, William, Lyell st., 1 heavy weight.
Popp, Otto, Jay st., 4 light weights.
Parker, F. A., West ave., 1 light weight.
Patherson, Mr., Seward st., 3 light weights.
Polst, J. K., Exchange st., 8 light weights.
Pather, Mr., Front st., 2 light weights.
Pather, Mr., Front st., 2 light weights.
Pather, Mr., Front st., 2 light weights.
Pather, Mr., Front st., 5 light weights.
Pacand, Mr., St. Joseph st., 5 light weights.
Packner, G., Mt. Hope ave., 10 light weights.
Paite, C. F., W. Main st., 6 light weights.
Pyiat, H. H., N. Water st., 1 light weight.
Plaa, Mr., Monroe ave., 1 small measure, 1 large measure. weights. weights. Pyatt, H. H., N. Water st., 1 light weight.
Pias, Mr., Monroe ave., 1 small measure, 1 large measure.
Pink, Mr., North ave., 1 light weight.
Piatt, P. F., Chestnut st., 4 light weights.
Reicherberger, Ames st., 2 light weights.
Reicherbaler, W. Maple st., 4 light weights.
Rose & Eddy, E. Main st., 3 light weights.
Beuter, C., Allen st., 1 light weight.
Rt, C. & B. R.R. Co., North ave., 8 light weights.
Ruby, Geo., Worth ave., 5 light weights.
Ruby, Geo., West ave., 6 light weights.
Rab, J. S., N. Clinton st., 2 light weights.
Reisig, H. P., N. Olinton st., 3 light weights.
Roberdt, H., Hudson st., 3 light weights.
Rab, J. S., N. Clinton st., 2 light weights.
Reisig, H. P., N. Olinton st., 1 light weights.
Roberdt, H., Hudson st., 3 light weights.
Roberdt, A., North ave., 6 light weights.
Roberdt, S., North ave., 6 light weights.
Roberdt, S., Stand, S., 1 light weights.
Roberdt, S., Stand, S., 1 light weights.
Roberdt, S., North ave., 7 light weights.
Roberdt, H., Stand, S., 1 light weights.
Roberdt, S., North ave., 7 light weights.
Roberdt, S., South ave., 7 light weights.
Raff, Geo., St. Joseph st., 3 heavy weights.
Rake, J., Monroe ave., 1 light weights. Rake, J., Monroe ave., 1 light weight. Richmond, H., Monroe ave., 8 light weights. Rosslewan, L., State st., 1 light weight. Roby, S., State s., 6 light weights. Riddel, M., North ave., 2 light weights. Reddy, F. A., Morroe ave., 1 light weight. Reed, S. P., South St. Paul st., 3 light weights. Reed, S. P., South St. Paul st., 3 light weights. Schneider, Jos., Monroe ave., 1 light weight. School, F., Pinnacle ave., 1 heavy weight. Shedd, K. P., Fitzhugh st., 3 light weights. Schaffer, C., Sherman st., 3 light weights. Schaffer, C., Sherman st., 3 light weights, 2 heavy weights, 3 small measures, 2 light weights. Sturley, Sam'l, North st., 2 light weights. Straus, A., North st., 9 light weights. Starge, Sam'l, North st., 2 light weights. Starge, P., North ave., 5 light weights. Schwing, A., Central park, 1 light weight. Schwing, A., Central park, 1 light weight. Schwing, A., Clifton st., 1 light weight. Schwins, Bronson ave., 1 light weight. Scholed, -, Caledonia ave., 2 light weights. Schlegel, C. F., St. Joseph st., 2 light weights. Schlegel, C. F., St. Joseph st., 2 light weight. Schlegel, C. F., St. Joseph st., 2 light weight. Schlegel, C. F., St. Joseph st., 2 light weight. Schlegel, C. F., St. Joseph st., 2 light weight. Schlager, Mr., Chatham st., 3 heavy weights. Schlager, Mr., Chatham st., 3 heavy weights. Stroh, D., Herman st., 9 light weights. Swalt, F., South ave., 3 heavy weights. Swatt, Geo., St. Paul st., 3 light weights. Schafter Bros., Central ave., 5 light weights. Salmon, C., Clinton st., 30 light weights. Stout, J., E. Main st., 4 light weights.

reights. Spang, M., Smith st., 2 light weights. Siler, Jacob, Campbell st., 2 light weights. Scheman, J., Wilder st., 4 light weights. Spang, P., Wilder st., 4 light weights. Schwing, Wm., Orange st., 1 light weight. Sullivan, Mrs., Clark st., 1 light weight. Simpson, J., Brown st., 3 light weights. Smith R., Brown st., 1 light weight. Shackleton, E. J., South St. Paul st., coal scale, 8 bs. light. 18 bs. light. Schaffer, P., St. Joseph st., 7 light weights, 1 Schnorr, J., St. Joseph st., 1 light weight, 1 heavy Schnorr, J., St. Joseph st., 1 light weight, 1 heavy weights. Smith, A., N. Clinton st., 2 light weights. Schroder, C. F., N. Clinton st., 4 light weights. Schroder, C. F., N. Clinton st., 4 light weights. Steher, Geo., N. Clinton st., 4 light weights. Schwartz, Geo., N. Clinton st., 5 light weights. Springer, Fred, Conkey ave., 4 light weights. Stulz, Mr., Conkey ave., 4 light weights. Sturner, W. H., State st., 5 light weights. Turner, T., State st., 3 light weights. Tallinger, G. F., Jefferson ave., 5 light weights. Tallinger, G. F., Jefferson ave., 5 light weights. Tallinger, G. F., Jefferson ave., 5 light weights. Tallinger, G. F., Jefferson ave., 5 light weights. Tallinger, G. F., Jefferson ave., 5 light weights. Tallinger, G. F., Jefferson ave., 5 light weights. Teall, A., Caledonia st., 2 light weights. Teal, J., Fitzhugh st., 2 light weights. Union Pacific Tea Co., Main st., 1 light weight. U. S. Express Co., State st., 1 light weight. Vogel, E., Brown st., 1 light weights. Vogel, G., West Main st., 2 light weights. Velter, G., West Main st., 2 light weights. Velter, G., West Main st., 2 light weights. Velter, G., West Main st., 2 light weights. Vogele, Mrs., Water st., 1 light weights. Vogele, Mrs., Front st., 5 light weights. Vogele, Miller, Front st., 5 light weights. Vogels, Miller, Front st., 5 light weights. Vogels, Miller, Front st., 5 light weights, 2 heavy weights. weights. Weights. Vogt, Mrs., Scio st., 2 light weights. Vogt, A., East Main st., 2 light weights. Vogt, A., East Main St., 2 ught weights. Wehand, J., Lake ave., 2 light weights. Weitzel, A., State st., 3 light weight. Wick & Hoff, Maple st., 5 light weight. Wick & Hoff, Maple st., 5 light weights. Wolf, John, State st., 4 light weights. White & Wolcott, W. Main st., 1 heavy weight. Wehle, Caspar, Mumford st., 1 light weight, 1 Walz & Fischer, Hudson st., 1 light weight, 1 Walter, Anthony, North ave., 1 light weight, 1 heavy weight. Wolfschleger, N., North ave., 6 light weights, 1 Wolfschleger, N., North ave., 6 light weights, 1 heavy weight. Wightman, J., Maple st., 1 light weights. Wick, Mrs. H., Brown st., 1 heavy weight. Waker & Cost, West Main, 1 light weights. Weber, O. B., Platt st., 4 light weights. Woodbury, W. A., W. Main, 33 light weights. Weodrift Bros., E. Main st., 5 light weights. Webery, Ø. heavy weights.

Warren & Son, E. Main st., 1 light weight. Whipple, J., E. Main st., 1 heavy weight. Weish, E., Monroe ave., 1 light weight. Weider, Geo., Grand st., 9 light weights. Yawman, Geo., Jay st., 3 light weights. Yawman Mrs., West ave., 1 large measure. Young, Geo., Troup st., 7 light weights. Young, F., 8t. Joseph st., 2 heavy weights, 3 small measures, 1 large measure. Zegnity & Fisher, E. Main st., 2 light weights. Zimmer, C., Mt. Hope ave., 2 light weights. Zaper, J., Lowell st., 3 light weights. Zimmerman, F., Mt. Hope ave., 1 light weight, 1 heavy weight.

Zimmerman, F., Mt. Hope ave., 1 light weight, 1 heavy weight.
Collier, J., University ave., 1 light weight.
Ayer, A. W., Anderson ave., 2 light weights.
Willingham, Wm., Culver Block, 1 light weight.
Poor Office, eity, 2 light weights.
Welch, J. G., University ave., 2 heavy weights.
Frank, Chas. M., East ave., 4 light weights.
Rogers, F., East ave., 5 light weights.
Zimmer, C., East ave., 1 light weights.
Culp, F. C., East ave., 1 light weights.
Culp, F. C., East ave., 3 light weights.
Heller, Jos., William st., 3 heavy weights. 1 light

Whitbeck, J. E., cor. Court and William sts., 1 heavy weight.

By Ald. Watson-

By Aid. watson— Resolved, That we have heard with deep regret of the death of Hon. Nicholas E. Paine, Mayor of the City in the year ISSI, which occurred at his late residence in Yorktown Wednesday, March 23, 1887. We honor his memory and feel that a high-minded, public spirited former chief magistrate has depart-ed, who contributed largely to the growth and prosperity of our city in its formative days. That the Clerk be directed to enter these resolutions on our minutes, and send copies to the bereaved widow and children of the deceased.

(Adopted by a rising vote.)

By Ald. Marson-

CITY SURVEYOR'S OFFICE, ROCHESTER, N. Y., March 24, 1886.

To the Honorable the Common Council of the City of Rochester :

GENTLEMEN-The original purpose in construct-ing the Goodman street outlet was to afford sew-erage facilities for a large territory south of the N. Y. C. & H. R. R., embracing, among others, the Court and William, the Upton and Culver Parks and the Portsmouth Terrace divisions. As the Goodman street sewer, so far as con-tracted for will be completed on or before the 1st of A upper next, it is important that ordinances be

tracted for will be completed on or before the 1st of August next, it is important that ordinances be passed, plans prepared and contracts let for the extension of the said Goodman street sewer south-ward beyond the N. Y. C. & H. R. R. R., as was contemplated, and also for the connection of the Court and William street outlet with the sewer aforesaid

I would therefore respectfully recommend that the Executive Board be requested to at once enter into negotiations with the parties owning the lands through which the extended and connecting sewers are to pass, to secure the necessary right of way so that there need be no delay in the prosecu-

way so that there need be no delay in the prosecu-tion of the proposed work. The parties with whom, so far as known, the Ex-ecutive Board will have to treat, are the N. Y. C. & H. R. R. R., Edwin S. Hayward, F. S. Minges, Henry H. Craig and the Hollister Bros. Very respectfully, your obdt. servt., I. F. QUINBY, City Surveyor.

Ordered received, filed and published.

By Ald. Marson-

Besolved, That the Executive Board be and here-by is requested, as soon as practicable, to enter into negotiations for the right of way through lands not belonging to the city, for the extension south-ward of the Goodman street outlet sewer now in process of construction, and also for the connec-tion therewith of the Court and William street out-bet source let sewer.

Adopted.

By Ald. Coughlin-

Resolved, That the City Surveyor be instructed to bring in an ordinance at the next regular meet-ing for a sewer in Brown street, from a point near Frank street to the sewer in State street.

Adopted.

By the Clerk-

To the Honorable the Common Council of the City of Rochester:

The Commissioners of Mount Hope Cemetery beg leave to submit their annual report of receipts and expenditures for the fiscal year ending March 1st, 188

The additions to "Perpetual Fund" during the year are as follows:

March 20-T. C. Montgomery, executor of

N. Rochester	\$100	00
March 20Estate of Harvey Montgomery.	20	<u>00</u>
April 20-Wm. B. Douglass.	75	00 ·
April 30-Asa Burrows.	30	
June 19-G. A. Bartholic, for Horace Bar-		00
tholic	50	£00
July 16-Milla Landon, for J. and W. D.	00	00
Landon.	15	00
July 28-Jos. Stevenson.	$\tilde{25}$	
Sept. 15th-Exrs. Julius Chapman	50	
Oct. 20-Samuel Williams	50	
Oct. 23-Henry Ziegler, for Jacob Ziegler.	150	
Nov. 11—Henry B. Chapin, for Moses Cha-	100	00.
pin	100	00
Nov. 20-Rev. E. Savage.	100	
Nov. 23-Babette Schloetzer	300	
1887.	000	
Jan. 14-Parmelia Council, for Lucinda		
Jan. 14-rarmena Council, for Lucinua	50	00ŧ
E. Harris.		
Jan. 14-Timothy Wallace	50	00

Total.....\$1,165 00

Receipts.

To sodding and repairs	\$ 6,374 16 4.182 50		
· vault fees	222 00		
removals	179 00		
··· lots sold			
		\$23,477	06

Expenditures.

By amount paid for labor, as per pay rolls By amount paid for materials	\$24,547 2,785	
Balance		\$3.8

\$3,855 98

\$27,333 04 \$27,333 04

Mount Hope cemetery contines free from debt. During the past year a large number of new lots have been graded and sodded and are now ready for sale. At a low estimate Mount Hope has \$60,-000 worth of lots ready for purchasers to select from FREDERICK COOK, JOHN W. MARTIN, NEWELL A. STONE, Commissioners

Commissioners.

Ald. Coughlin called from the table the report of the Assessment Committee published on page 500 of the official proceed-ings in relation to the prayer of Mary W. Davison for rebate in assessment made against her property, corner of Platt and Allen streets, and moved its reference back

to the Assessment Committee. Adopted. On motion of Ald. Foley the Board adjourned.

PETER SHERIDAN, City Clerk.

In Common Council, March 31, 1887.

CHARTER MEETING.

Ald. W. H. Tracy, president of the Board, presiding

Present-Ald. Tracy, Coughlin. Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Stein, Bohrer, Kelly, Schaeffer—15. Absent—Ald. Marson—1.

PRESENTATION OF PETITIONS, ACCOUNTS, ETC., AND THEIR REFERENCE.

By Ald. Selye—Petition of Fred. Haidt to change the route of the White street outlet sewer. Referred to the Sewer Committee.

By Ald. Foley Petition of James John-

son to erect a wood building. Granted. By Ald. Kelly—Petition of Matthias Schomer to erect a wood building. Granted.

By Ald. Schaeffer—Petition of Charles C. Boone to erect a wood building. Granted.

REPORTS OF STANDING COMMITTEES.

ANNUAL REPORT OF PARK COMMITTEE.

To the Honorable Common Council:

GENTLEMEN:-Your Park Committee herewith presents their annual report of the disposition of the park fund:

Receipts.

Balance on hand April 1, 1886	. *	- 11	80	1
Annual appropriation	2	.000	00	Ł
Recived from sale of fence		31	08	
Total receipts	.\$2	,042	88	ł
Expenditures.				J.
Labor on parks	. \$1	,506	76	
Repairs Sundries		87	72	L
Sundries		35	45	1
Total expenditures	ф1	6:20	02	1

	ar experiantar est	
Total	receipts	88
Total	expenditures	93
	-	

Balance in fund......\$ 412 95

Inventory.

Inventory. Inventory of tools belonging to the city: 4 lawn-mowers, 1 sickle, 1 spade, 1 oil can, 2 metallic brooms, 1 house broom, 3 rakes, 1 pick-axe, 2 hoes, 2 small oil cans, 1 wrench, 1 file, 1 screw-driver, 2 wheelbarrows, 2 large tool-boxes, 1 broken lawn-mower, 2 rakes, 1 scythe. All of which your committee respectfully sub-mits. D. W. SELYE, WM. COUGHLIN, GEO. B. SWIKEHARD,

GEO. B. SWIKEHARD, L. BOHRER, CHRIS J. SCHAEFER, Park Committee.

By Ald. Selye— Resolved, That the City Clerk be and hereby is authorized to draw an order on the City Treasurer in favor of Wm. Mitchell for the sum of one hundred dollars and eighty-seven and a half cents in ful of demand for his work, per contract on the public parks. D. W. SELYE, WM. COUGHLIN, JR.,

CHRIS, J. SHAEFFER GEO. B. SWIKEHARD, LOUIS BOHRER, Park Committee.

Adopted by the following vote: Ayes—Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Mandeville, Swikehard, Weider, Bohrer, Schaeffer-13.

Nays—Ald. Kelly—1. 133

FINANCE COMMITTEE'S REPORT.

By Ald. Watson-

To the Hon. the Common Council of the City of Rochester :

GENTLEMEN: Your Finance Committee submits

Fire Department Fund	\$15.000 00
Poor Fund	10,000,00
Ponce Fund	20.000 00
Highway Fund	25.000 00
Lamp Fund	18.000 00
Health Fund	10,000,00
City Property Fund	2,000 00

Respectfully submitted,

CHARLES WATSON, PHILIP WEIDER, FRANK FRITZSCHE, GEO. W. ELLIOTT, Committee.

Ordered received, filed and published. By Ald. Watson:

Resolved, That the City Treasurer be and he hereby is authorized to issue, as necessary, the city's notes for the aggregate sum of one hundred thousand dollars (\$100,000) under the authority of section 81 of the city charter, said notes to be dis-counted under the direction of the Finance Com-mittee and to be countersimed by the chairman of the Finance Committee, and the Gairman of the Finance Committee, and the discount thereon to be charged to the Contingent Fund, The proceeds of said notes to be credited as fol-

lows:

\$15,000 00
10,000 00
20,000 00
25,000 00
18,000 00
10,000 00
2,000 00

Ayes-Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaeffer-13.

By Ald. Watson—

To the Honorable the Common-Council of the City of Rochester:

of Rochester: Your committee to whom was referred the com-munication of the Treasurer in reference to the payment of orders drawn by the Executive Board in favor of contractors for West avenue improve-ment, would respectfully report that, on account of delay in confirming the roll for that improve-ment, it will be impossible for the Treasurer to collect any part of the assessment in time to meet the first payment to the contractor when due, and that it will therefore be necessary to issue the note of the city for a period not longer than two months, in order that said first payment may be made when due. Respectfully submitted, CHARLES WATSON, PHILIP WEIDER, GEO. W. ELLIOTT, FRANK FRITZSCHE, Committee.

Committee.

Ordered received, filed and published. By Ald. Watson-

Resolved, That the Treasurer be and he is hereby authorized and directed to make the city's note for the sum of \$20,147.07, and have the same discounted under direction of the Finance Committee, and to use the amount of same to pay orders due April 15, 1887, on account of West Avenue Improvement Fund. Said note to be countersigned by the chairman of Finance Committee, and discount to be charged to Contingent Fund.

Adopted by the following vote:

Ayes—Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Mandeville, Swikehard, Weider, Bohrer, Kelly, Schaeffer—13.

By Ald Watson-

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN:-The Finance Committee beg leave to make its annual report and recommendations :

to make its annual report and recommendations: First—Your committee has insisted and your Council has co-operated therein, that that the bills furnished to the Finance Committee, to be placed upon the budget, must be itemized. In no other way can a finance committee intelligently pass upon a bill, unless it contains all the information necessary, so that those who know nothing about the matter can gain all the needful knowledge from the face of the bill. We beg to report that this provision has acted satisfactorily, and we would urge your honorable body and our successors to follow the rule thus established. We also recommend that all bills be rendered monthly, in order that they may be intelligently audited and passed.

the rule thus established. We also recommend that all bills be rendered monthly, in order that they may be intelligently audited and passed. Second—The Finance Committee recommended and your honorable body passed a resolution directing that all the miscellaueous supplies not otherwise provided for should be purchased by the city clerk, under the direction of the Finance Committee, the contract to be let to the lowest bidder. Your committee insists that a large saving in expenditures may be effected if the purchase of supplies by the city were looked after more carefully and rigidly, and if, instead of paying retail prices for everything that the city buys, a wholesale rate, determined by a contract, were agreed upon. Your committee begs to recommend that wherever possible the necessities of the city in its various departments should be grouped together under various should be let to the lowest bidder without regard to any other consideration but business.

partments should be grouped together under various heads, and the contracts for filling such supplies should be let to the lowest bidder without regard to any other consideration but business. Third—The condition of the various funds with the amounts to their credit will appear in the report made up by the City Treasurer herewith appended. Some funds have been overdrawn and in some there is still a considerable balance to their credit. We regret to say that the city has been obliged to supply deficiencies in the following funds:

Highway Fund	\$5,500
Health Fund	
Poor Fund	1.100

We ourselves deprecate any miscalculation or allowances for short calculated management that lays the necessity upon the city of making notes, and yet, in the cases above mentioned, it did not seem possible to provide for the exigencies they met, and consequently your committee recommended the (Council to issue the notes as aforesaid; in addition to those above mentioned it was also necessary to make the city's notes to pay the claims for damages to Honeoye millers, to the amount of about \$110,000, and which amount will be included in the tax levy for 1887. An effort was made by this committee at the begining of the fiscal year to get from each department an itemized statement of their needs, and after carefully canvassing these statements the committee made what it deemed to be generous allowances for the various funds. We cannot too strongly urge the Council to insist in the future on the practice thus established by our predecessors, and followed by ourselves. The burden of taxation in this city is already very great, so much so, that many persons are discouraged from holding real

Fourth—We believe, as a result of this year's experience, that the various departments can, if they will, cut their cloth exactly to their pattern, and have a surplus to their credit at the end of the year. We believe in that wise economy which expends money liberally in absolute necessities, but that is unsparing in its condemnation of official extravagance.

Fifth—We believe, notwithstanding the utmost endeavors of every member of this Council to protect the city's interest in all possible ways, that it is impossible for members of the Council and various members of the various committees to exercise that rigid oversight over the expenditures of the city that could be exercised if the man who purchased supplies and the man who audited the accounts of the city was each a paid official and under bonds to the city for the faithful performance of the duty. What is everybody's duty, they say, is nobody's duty, and your committee hopes the time is not far distant when the charter of the city will be so revised or a new one will be so devised that the conduct of the city business affairs of first-class commercial houses.

Sixth—Your Finance Committee begs to call attention to the anomalous fact that the Executive Board is practically sole arbitrator in the matter of its bills. To be sure, it comes to the Common Council for appropriations, but it expends this money as it sees fit, only recognizing in a measure the responsibility of the council by sending its bills to the finance committee of the council for auditing. This committee, as a matter of fact, can only audit or "hang up' the bill pro forma. The same or even a more anomalous relation exists between the Common Council and the Board of Education. The Common Council levies taxes and furnishes sums of money to the Board of Education, but has no authority whatever as to how those sum shall be appropriated or expended by that board. It seems to your committee that there should be some body or person responsible in such matters both for expenditures as well as for appropriations. As it is now " circumiocution" is almost perfect, the responsibility is divided. If your honorable body should hold the members of the finance committee personally responsible for the bills that, in a perfunctory manner, pass through their hands, sworn to as correct by the parties furnishing and those ordering who are supposed to know, no member of this body would be willing to serve on this committee; and you do a matter of fact, public opinion, which does not inquire into the details of functions, expects a finance committee to be a perfect check for all fraudulent or exorbitant bills. The anomalous conditions above referred to are only another argument in favor of a charter suited to the needs of the city and the latter part of the nineteenth century.

Seventh—In 1903 the water works debt of the city of Rochester becomes due. We are now paying 7 per cent. interest on \$4,125,000. In that year, if no tremendous financial stringencies generally occur throughout the county, we hope to be able to refund the debt at 3 per cent. or less interest per annum, but your committee would beg to call the attention of the council to the wisdom of establishing now a sinking fund and appropriating a reasonable sum of money every year for that fund, so that, by adding principal and interest, a considerable amount of money may be on hand with which to cancel part of that tremendous debt. In municipal affairs, we should not mortgage the future without making some reasonable and timely provision with which to cancel the obligations when they become due. It will not do to trust in providence and the

'e il õ ē r. ett

1 э

t

future of the city in such matters, because <u>"it is</u> neither good sense nor good business. Eighth—During the next fiscal year the city must provide some method by which the sewage on the east side of the city may be properly carried off without detriment to private property. We can-not too strongly urge immediate and prompt meas-ure in this matter. The possible expense of this sewer is very great, but this ought not to deter us from taking immediate steps in the premises. The outlook for the future seems promising but with possibly such an expensive sever to construct, and the meeting of the expenses that must inevitably grow with the growth of the city, it behooves us to add the weight of our testimony to the advise of add the weight of our testimony to the advise of and the weight of our testimony to the advise of our predecessors, and urge the strictest economy in the administration of municipal affairs. We do not say this in a merely perfunctory manner, be-cause we are satisfied from our own experience that there is altogether too much waste in affairs, uncefe that accurs not so much from villed hum, a waste that occurs, not so much from willful pur-

a waste that occurs, not so much from wilful pur-pose as from the carlessness that necessarily ob-tains when so many of the servants of the people can give only part of their leisure time to the edity. Thanking the board for the uniform courtesy which we have received and trusting that the fu-ture prosperity of the city may in no way be im-paired by the financial proceedings of the Council of 1886-87, and its Finance Committee, we remain, respectfully yours respectfully yours,

CHARLES WATSON, PHILIP WEIDER, JOHN H. FOLEY, FRANK FRITZSCHE, GEO. W. ELLIOTT, Finance Committee.

Statement of Funds,

Showing balance March 31st, after deducting budget of

\$1,121 46
4,571 22
44,467 01
1,521 65
3,342 28
466 62
412 95

Ordered received, filed and published.

ANNUAL REPORT OF LAMP COMMITTEE.

By Ald. Coughlin-

To the Honorable Common Council:

GENTLEMEN:-Your Lamp Committee herewith presents the annual report for the year ending April 1, 1887: Decesionto .

	Receipts:	ł
Balance on hand April 1, 1886		
Sale of lamp		
		İ.
2	Cotal	i.
Expenditures:		
For	Electric lighting	i.
• • •	Gas	
• •	Oil 6,825 26	
••	Lamp tops	
	Coloring Court also trate Markets (200,00	

Lamp tops	319 50
··· Salary Supt. electric lights.	600 00
··· Lamp cocks	$129 \ 00$
··· Setting posts, labor, cart- age, etc	543 25
Total	\$96,968 39
Balance	\$ 1,084 19
Statement of Public L	amps :
Total number of public lamps in u	
Citizens' Gas Co., lights	
Rochester Gas Co., lights	
United Gas Imp. Co., lights	228

On April 1st, 1886, there were 309 electric lights, 1,982 gas iamps, oil lamps, 1,382. By resolution of the Common Council, the Lamp Committee have had 77 electric lights erected during the years of 1886 and 1887, making the total number of electric lights now in use 386. We have also discontinued the use of 244 gas lamps and 31 oil lamps. The committee after several conferences with the directors of the Brush Electric Light Company suc-ceeded in having the brice reduced from 45 cts, per

arrectors of the Brush Electric Light Company suc-ceeded in having the price reduced from 45 cts, per light per night to 30 cts, thus effecting a saving of \$54.75 per light per year. This is the lowest price paid by any city in the United States for electric lights. The Committee would recommend that the ker-osene oil system be abolished and electric light substituted, thus affording the taxpayers a good and substantial light.

and substantial light.

Your committee would also state that there have Your committee would also state that there have been and are now a great many petitions for elec-tric lights, which, from the scantiness of the fund we were unable to grant, and it is to be hoped that the appropriation for the coming year will be ade-quate to meet the demands of residents of unlighted and poorly lighted districts.

All of which is respectfully submitted, WM. COUGHLIN, J. H. FOLEY, GEO. B. SWIKEHARD, MILLER KELLY, HENRY KOHLMETZ

Lamp Committee.

Ordered received, filed and published. ANNUAL REPORT CITY PROPERTY COMMITTEE.

By Ald. Mandeville-

BOCHESTER, N. Y., March 31, 1887.

Tothe Honorable, the Common Council of the City of Rochester :

As required by the charter of the city of Roches-ter, your Committee on City Property submit the following as its annual report of the receipts and expenditures of said committee for the fiscal year ending March 31, 1887:

Receipts.

Balance on hand April 1, 1886	542 78
Appropriation	6,500 00
Rent.	529 43
Balance of truant fund transferred	
C. R. Parsons " old clock"	$1 \ 00$

Total.....\$ 7.582 31

Expenditures.

Plumbing	\$561	42		
Gas				
Cleaning, &c	862			
Care of city clocks	358	ÕŌ.		
Coal and wood	1.223	77		
Labor and material.	497			
Supplies and tools	208	01		
Carpets and matting	632	25		
Repairing boilers	207	69		
Furniture and repairs.	57	35		
Locks and keys	- 32	00		
Insurance on school buildings	-130	00		
Ice for City Hall building	- 86	15		
County taxes	19	14		
Soap	14	00		
Flower bed	19	58		
Hose	26	40	7,119	02
Leaving a balance of		-	\$ 463	29

Respectfully submitted, W. MANDEVILLE, CHARLES WATSON, GEO. B. SWIKEHARD, H. KOHLNETZ, J. MILLER KELLY, Committee.

Ordered received, filed and published. ANNUAL REPORT OF COMMITTEE ON PUBLIC HEALTH AND SCHOOLS.

By Ald, Elliott-

To the Honorable, the Common Council of the City of Rochester:

GENTLEMEN-Your committee on Public Health

At the beginning of the year this committee de-termined that it would not audit any bills without some acceptable assurance that the work for which Some acceptable assurance that the work for which the bills called for was properly done. When Mr. Kohmetz was appointed superintendent, this com-mittee assured him that he would have the support of the committee in every measure that he took to correct mismanagement, and to introduce business accuracy and methods in the constitutions of the accuracy and methods, in the operations of the Board of Health.

Much complaint had been prevalent throughout the city because of the failure propert inrolghout the city because of the failure property and regu-larly to collect the garbage. The first bills that came before us were made out simply for the "col-lection of garbage," "for the removal of dead an-imals," and various other indefinitely defined ser-vices vices

At the suggestion of your committee, Superinten-dent Kohlmetz divided the city into districts, and assigned a special garbage collector to each district by number; thereafter the bills came in for the col-lection of garbage in district so and so, and only those days were paid for in which services were rendered the city.

Your committee believes that Superintendent Kohlmetz is entitled to thanks for the fidelity that he has shown to the city's interests, and the very great improvement that has obtained in the matter of the collection and removal of garbage.

matter of the collection and removal of garbage. Your honorable Board is familiar, with the con-clusions that a special committee called upon to in-vestigate the "financial affairs of the Board since 1884," and your committee would only add that if there were a thorough revision of the method of creating, and the manner of conducting the busi-ness of the Board of Health, your committees of the future would feel some assurance that the money paid for services would be money paid for services actually and well done. In the matter of schools, no item of consequence.

Services actually and well done. In the matter of schools, no item of consequence has been referred to this committee, except pro-viding \$70,000 in funds for the erection of a new school building in place of No. 14, and other house repairs, which the necessities of the case fully jus-tified tified.

the necessities of the case fully Respectfully yours, GEO. W. ELLIOTT, Chairman, CHARLES WATSON, W.M. COUGHLIN, JR., W. MANDEVILLE, JOHN H. FOLEY, Committee on Health and School

Committee on Health and Schools.

Ordered received, filed and published.

ANNUAL REPORT OF THE POOR COMMITTEE,

By Ald. Foley:

To the Honorable the Common Council of the City of Rochester:

GENTLEMEN: Your committee on Support and Relief of Poor would respectfully present the fol-lowing as their annual report for the year ending March 31, 1887:

Receipts.

Merchandise on hand as per inventory,	
March 29th, 1886 \$ 438 60	1
Annual appropriation 25,000 00	
Received from Excise Board 41,568 54	
Received from towns for support and re-	ł
lief of poor 367 19	1
Received from sundry persons for board	L
at hospitals and asylums	l
Balance on hand March 26th, 1886 3,542 52	
\$71,236 60	
Deficiency in Poor Fund	
Expenditures.	
1	
Paid St. Mary's Hospital\$11,875 68	
Paid City Hospital 3,559 00	
Paid St. Joseph's Orphan Asylum 4,014 29	Į.
Paid St. Mary's Orphan Boys' Asylum 4,067 58	
Paid St. Patrick's Orphan Girls' Asylum. 3,597 18 Paid Rochester Orphan Asylum 1,768 01	1

Paid Industrial School.	1.923	53
Paid Home of Industry	1,593	
Paid Sisters of Mercy	2,768	80
Paid Church Home	744	20
Paid Home for the Friendless.	514	00
Paid for bread	1,992	
Paid for meat	4,325	
Paid for groceries	4,763	
Paid for flour and meal	1,808	
Paid for burials	1,050	
Paid for shoes	529	
Paid for coal	3,196	
Paid for Overseer's disbursements	343	
Paid for transportation	317	
Paid for salaries, Overseer and assistants.	4,795	
Paid for salaries for city physicians	2,999	52
Paid for salaries Excise Board and assist-	0.1.74	-
ants	3,427	
Paid for sundries for Excise Board	49	
Paid for stationary for Excise Board	115	
Paid for blank books, stationary, &c	120	
Paid for rent for sundry persons	911	
Paid for board for sundry persons		00
Paid for paper for poor store		- 60
Paid for sundry expenses	121	
Paid for expenses in Shelly case	156	
Paid for medical supplies	14	10
Total	\$67,636	12
Add outstanding bills		
	69,389	

Deduct merchandise on hand March 31, 1887..... Deduct relief furnished towns and 563.16

not yet reimbursed. Deduct outstanding bills for year 155.59

55 50 774 25 1885 and paid in 1886.....

Total cost for support and relief of the poor for the year ending March 31, 1887.\$68,614 91

Your committee on support and relief of the poor Y our committee on support and renef of the poor would respectfully report that a committee of the Rochester City Hospital directors, consisting of A. S. Hamilton and Samuel Sloan, waited on your committee and made a request for an increase of the amount paid for patients to said hospital. The present rate is \$3.50 for three (3) months and \$1.75 for the helpane of the time such variants are

\$1.75 for the balance of the time such patients are

The request of the directors was that it be made \$5.00 for three months and \$2.50 for the balance of the time.

As said request was made after the appropria-tion had been made and placed in the tax levy, the sum of \$25,000 was not enough to grant or even entertain such request, your committee would recommond that the gentlemen named be given a hear-

ing. Your committee has tried to make as good a showing as possible and not impose any unneces-sary hardship on the deserving poor who depend upon that office during the severe winter.

Your Committee cannot close without an allu-sion to the late lamented John Lutes, whose honsuch to the late lamented John Littes, whose hon-esty and fidelity did much towards the economical running of that office. Also his able successor, A. H. Martin, and the other faithful employees of that office, whose vigilence and long experience, as well as acknowledged honesty, has done much to help your Committee in the discharge of their du-tion ties

thes. In view of the fact that next tax levy will not be due till July 1, 1887, we would recommend that the city's note be made for \$10,000, which sum will be sufficient to run that office for three months, until said tax levy becomes available. Respectfully submitted, U DOA BY

J. H. FOLEY. J. MILLER KELLY, WM. COUGHLIN, JR., FRANK FRITZSCHE, L. BOHRER, Committee.

Ordered received, filed and published. By Ald. Foleyr r h d e To the Hon. Common Council:

GENTLEMEN-In compliance with a resolution of the Common Council requesting the City Clerk to report sums paid for damages caused by the sewers on the east side of the river, I hereby report as fol-

on the east side of the fiver, i hereby report as for lows: The following sums have been paid since 1854 from the Contingent Fund, or judgments have been rendered against the city, which, if sustained in the higher courts, must be paid from said fund, for damages or rights of way for outlet sewers on the east side of the river:

Cues state to	
J. H. Hooker, judgments and costs\$	$1,003 \ 00$
Expanses in said suits	620 00
M. W. Jackson, judgments and costs	601 92
Bernard Klem	225 00
E. S. Hayward.	4,138 18
James Palmer	1,050 00
Frank E. Kimball.	99.86
A. S. Johnson.	995 00
F. S. Minges.	400 00
Pike & St. John	$650 \ 00$
J. P. Palmer.	400 00
M. W. Cooke	500 00
F. A. Davis.	322 63
Valentine Brasch	142 40
John Menninger and others, right of way	3,650 00
H. F. Brown, right of way	4,000 00
Expenses in Brown and Hobbie suits	954 11
Wm. Lusink	464 86
A. I. Fisk	720 40
E. B. Wing	1,276 82
George Chapman	$1,200\ 00$
W. S. Little	1,328 73
Costs in Wing case	302 23
N. Y. C. & H. R. R. R. Co	135 50

\$25,180 64 The foregoing does not cover all cases probably. Suits have been commenced involving nearly or quite \$120,000, for damages in consequence of these outlet severs. PETER SHERIDAN, City Clerk.

Ordered received, filed and published.

ANNUAL REPORT CONTINGENT EXPENSE COM-MITTEE.

By Ald. Weider:

134

To the Honorable Common Council: GENTLEMEN: The Contingent Expense Com-mittee respectfully present the following as their annual report for the year ending April 1st, 1887:

Keceipts.		
Balance, April 1st, 1886.	\$38,260	59
Annual appropriation	75,000	00
Interest on assessments	25,609	
Municipal Court	3,385	
Licenses	727	
Deficiency loan	153	
Search department	1,026	
City Attorney	42	
Interest on city deposits	5,243 39	80 06
I. H. Graham	$\frac{39}{1,019}$	
Assessments on ordinances	1,019	ω)
Testal pagainte	\$150,050	76
Totai receipts	.91.00,000	10
Expenditures.		
Salaries	\$51,846	09
Salaries. R. C. Webster, refund, Jones st. widen-		00
ing	15	00
ing. Frank J. Hone, award North St. Paul	300	00
st., res. C. C P. B. Hulett, services as commissioner.	200	
P. B. Hulett, services as commissioner.	1 105	
D. B. Beach, damages, East ave. sewer.	1,185	20
Sarah P. Bull, cancellation of assess-	189	07
ments	356	
D. Wood, damages	22,359	
Amelia and Thos. Groves, judgment Hone and Ernst, damages N. Pfrang	www.coo	00
	250	00
J. Schlenker, erroneous assts		$\overline{94}$
W. Johnson, Com'r, opening Evergreen		
park	204	00
W. B. Crittenden, att'y Van Ingen case	504	94

Theo. Bacon, att'y H. Smith case	2.242 04
D C Feely att y The Woellow	t case. 300 00
D. C. Feely, att'y, Chas. Woeller J. R. Fanning, Com'r street oper	18000
Clifford et angening	42 00
Clifford st. opening	1.345 89
Oak st. refunds. Court and William st. sewer ri	
court and william st. sewer ri	gnt of
way	4,850 00
Expenses of election	
UIIIOII TTUST Co., transfer agents	1.000 00
Expense Jones st. opening	
USUMULY CIERK'S searches	
stationery (offices)	1.650 87
rinung,	6,995 13
	2.085.02
Serving notices	580-54
LEXPENSES Decoration day	300.00
Sundries	4.251 04
Water works contractor, trans	fer of
acets	130 00
Bills payable	645 00
Total expenditures	\$ 107,832 09
Total receipts Total expenditures	150,057 67
Total expenditures	107,832 09
Balance	
All of which is respectfully sub	mitted.
PHILLIP V	VEIDER.
J. MILLER	KELLY.
WESLEY M	IANDEVILLE,
LOUIS BO	HRER,
WM. H. M.	ARSON.
	Committee.
By Ald, Swikehard—	
2. Line, S. monard	

ANNUAL REPORT OF THE POLICE COMMITTEE.

To the Hon. the Common Council of the city of Rochester :

GENTLEMEN : The Police Committee respectful-ly submits the following as their annual report, showing the receipts and expenditures of the po-lice department from March 24, 1886, to March 29, 1887 :

Receipts.

	Balance in treasury March 24, 1886	
1	Annual appropriation	19,000 00
1	For police patrol system	12,000 00
	Fines, penalties and costs collected in	
1	Police Court	6,553 55
ł	Fines imposed by Police Commissioners	60 00
1	Fines paid at penitentiary for convic-	
	tions in Police Court	815 00
1		510 00
	Amount paid by County of Monroe for	711 10
	services rendered by the Department.	$711 \ 10$
1	Amount paid by the town of Brighton	
ļ	for similar service	3 30
	Refund on excess of order drawn	5 00
Ľ		
Ľ	Total receipts	\$121,623 19
	Expenditures.	
	Salaries, including Commissioners and	
	Justice.	\$ 90.879 00
	Monthly expenses of Clerk and Chief	208 45
	Printing, stationery, law books, etc	259 61
•	Printing, stationery, law books, etc	07 02

- 39 96 1	MORTHLY EXDENSES OF CICLE and Cherry	
019 25	Printing, stationery, law books, etc	259 61
,019 25	Repairs and furniture at headquarters.	97 93
050 50	Western Union Telegraph Co	285 61
,050-76	Ice at headquarters	28 35
	Bell Telephone Co	48 07
010.00	Medical services	81 00
,846 09	Medical services	46 00
	Music at annual parade	40 00
$15 \ 00$	Society for Prevention of Cruelty to	105 50
	Children and Animals	185 50
200 00	Rochester District Telegraph Co	$11 \ 45$
42 00	Meals furnished prisoners	$180 \ 10$
185 26	Baltimore & Ohio Telegraph Co	198 85
,100 40	Photographs for rogues' gallery	49 25
189.97	Cleaning offices	$130 \ 00$
356 41	Use of Arsenal for drilling	25 00
359 60	Livery hire	173 00
,000 00	Miscellaneous	125 92
250 00	Police patrol system	12,000 00
250 00	Fitting up quarters at City Building for	12,000 00
90.94	Fitting up quarters at City Dunning for	1.534 40
	_ police patrol	
204 00	Furniture, etc	244 39
504 94	Fitting up office at headquarters	147 75

534

່ປ	04
Purchasing one team of horses	The following is the total amount of monous as
Purchasing one team of horses	
Feed for horses	Sury, between March 1, 1886 and March 1, 1887:
Plans for patrol house, etc	
Boarding horses	Fines imposed by Police Commissioners
vices	
Horse shoeing 16 25	vices rendered by the department
Use of horse	Amount paid by the town of Brighton for
The following amounts were expended by the	similar service
several officers named, in making arrests outside of the city on warrants issued by the Police Justice:	Total receipts
John C. Hayden	The following table shows the number convicted
George Long 107 14	in each month, together with the crime charged :
Peter Lauer. 9 85 Thos. Dukelow. 30 53	- Ass
Joseph S. Roworth	MONTH. Saul Month Ling and Month.
Thos. A. Burchill. 709 Henry Baker. 430	Total Vagrants Violating or- dinances Petit larceny Drunk Disorderly Drunk and disorderly Assault
Thos Lynch 20 80	rivy
Henry Baker	1886.
ciamis against the department with the exception	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
of two or three unsettled accounts. Balance in treasury March 24, 1887. \$12,780 10	May 12 48 1 23 0 23 8 26 161
During the past year the police patrol system has	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
gone into effect, and is now in perfect working or- der. The time is so short since its completion that	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
a fair test of its merits cannot be justly given, but enough has been shown to satisfy the public that	November $12 40 1 43 9 20 12 6 143$
a fair test of its merits cannot be justly given, but enough has been shown to satisfy the public that it is a good addition to the department. More boxes are necessary to make the system complete, and no doubt the incoming board of Common Council will see that enough funds are raised to make it cound with the other branches of the rolizo	December 15 36 1 26 20 31 9 3 141
and no doubt the incoming board of Common.	1887. January 13 42 0 13 22 10 19 4 123
Council will see that enough funds are raised to make it equal with the other branches of the police	reoruary 10 27 2 12 13 5 16 1 86
department.	rests were 140 less, while the convictions were 156
All of which is respectfully submitted, GEO. B. SWIKEHARD,	more. During the same period an increase of 99
GEO. B. SWIKEHARD, PHILIP WEIDER, CHAS. WAISON,	a decrease of 125 in indictable offenses
CHAS. WATSON, CHRIS J. SCHAEFFER,	than for the same length of time last year
L. BOHRER, Police Committee.	All of which is respectfully submitted.
ANNUAL REPORT OF THE POLICE CLERK.	B. FRANK ENOS, Clerk.
POLICE COMMISSIONERS' OFFICE,) March 29, 1887. (HEALTH DEPARTMENT-FINANCE REPORT FROM
To the Hon. the Common Council of the City of	AFAIL 1ST, 1000 TO APRIL 1ST, 1887.
Rochester : GENTLEMEN: I respectfully submit the following	Receipts. Balance in treasury April 1st, 1886 \$ 2,786 55 Annual appropriation
as my Annual Report, showing the business trans- acted in the Police Court for the past year, from March 1, 1886, to March 1, 1887:	Annual appropriation
March 1, 1886, to March 1, 1887:	Deposits made by Board of Health 407 25
Number of persons arrested 4.046 Number of persons convicted 1.802	Total
Number of persons committed to the Peni-	Disbursements.
tentiary 779 Number of persons committed to jail 847	Paid bills of previous year:
Number of persons committed to the State Industrial School. 44	Paid physicians for vaccination \$ 4,112 81 Paid for vaccine virus 2,362 15 Paid for collection of garbage 1,195 00
Number of persons field for the Over and	
Terminer	Total old bills paid
Number of lodgers at Station House	Paid for removal of garbage 12,266 05 salaries of employees 5,689 25
The following shows the disposition of cases held for the Oyer and Terminer on charges not triable in	
the Police Court: Number sent to Elmira Reformatory	board for flusher's horse 247 00
Number sent to Monroe County Penitentiary 11	new hose, repairs, horse hire, &c. 192 10
Number not indicted 18 Number tried and acquitted 3	stationery, postage, curtains in Mayor's room, disinfectants, &c
Number sentence deferred 3	Total expenditures
Number fined	Bills unpaid to April 1st 1887.
Number indicted, but not tried	For removal of garbage
Number died in Jail	For salaries
Number of indictments dismissed	
	Total
Total	Respectfully submitted, GEO. MESSMER. Registrar

. .

GEO. MESSMER, Registrar,

ANNUAL REPORT OF LAW COMMITTEE. By Ald Kelly-

Α.

3-

ñ

10

ſ

1

j

To the Honorable, the Common Council of the City f Rochester:

GENTLEMEN-By direction of the Law Committee, I hereby submit the following report regarding the actions, proceedings and matters under the charge of the law department of the city govern-

ment for the past year. Two principal causes have operated to produce a great amount of litigation to which the city is a party within the last year or more. One cause has been that relating to the taking of water from Hembeen that relating to the taking of water from Hem-lock lake for the use of the city and its inhabitants; and the other, the discharge of sewage from the various outlet sewers of the city into the streams leading to Irondequoit Bay. The action brought by Hiram Smith and others against the city to en-join it from using water from Hemlock and Cana-dice lakes, except upon the payment of damages to the owners of riparian rights upon the outlet to Hamlock lake has been terminated by the decision Hemlock lake, has been terminated by the decision of the Court of Appeals affirming the judgments of the lower courts in favor of the plaintiffs. The action was originally begun in the year 1878, and the city succeded at the trial before the late Justice Rumsey, and his decision was affirmed by the General Term; but upon a further appeal to the Court of Appeals by the plaintiffs the judgments were reversed by that court and a new trial ordered. Upon that new trial the present Mr. Justice Rumsey rendered a decision against the city on which judgment was entered November 10, 1884, for a perpetual in-junction and also for \$1,789,13 costs. An appeal was then taken to the General Term and was then taken to the General Term and that court affirmed the judgment with §\$1.57 on July 15, 1885. A further appeal was taken by the city of Rochester to the Court of Appeals, but by reason of the city acquiring the right to take such water by condemnation proceedings instituted by it in the year 1884, and terminated before the Smith ac-tion was reached in said Court of Appeals, said court affirmed the judgment appealed from with costs, presumably for the reason that the question there involved had then become a mere abstract question of law; upon that last decision judg-ment of affirmance was entered on February 14, ment of amrmance was entered on reordary 14, 1887, in favor of the plaintiffs for \$113.39. Those judgments were by resolution of your honorable body ordered to be and were paid; the amount of the order of payment issued upon the 9th day of March, 1887, was \$2,242.04. With that case I had a connection correct to aver it in the Court of no connection except to argue it in the Court of Appeals.

In 1884, the city by its Executive Board insti-tuted proceedings in the Supreme Court to con-demn the water rights and to acquire the prividemn the water rights and to acquire the privi-lege of taking such water from Hemlock Lake for the use of the city and its inhabitants in a quantity not exceeding nine millions gallons per day. Three commissioners, Messrs. H. V. Howland of Auburn, James T. Gardiner of Albany, and C. C. B. Walker of Corning, were appointed. The commissioners James T. Gardiner of Albany, and C. C. B. Walker of Corning, were appointed. The commissioners awarded the aggregate sum of \$95,505. Upon ap-plication of Mr. Beckley, then city attorney, the report was confirmed and an appeal was taken by him to the General Term from the order of confir-mation which was affirmed, Mr. Justice Bradley writing the opinion. A further appeal was then taken by me under your direction to the Court of Appeals, which appeal was dismissed upon the ground that no appeal to that court would lie, by reason of the act, under which the city in-stituted its proceeding, being framed similar to the General Rallroad Act. Those awards have been paid pursuant to the di-

Those awards have been paid pursuant to the diamount to \$103,985,50, as appears by my communi-cation of the date of March 22, 1887. (See Pro-1886-87, p. 515.)

Twenty-three actions were begun by as many Twenty-three actions were begin by as many claimants for damages alleged to have accrued by reason of the taking of water from January, 1876, and which actions were tried before said Commis-sioners, as referees therein, and by a stipulation of Mr. Beckley, acting for the city, and Mr. Bacon,

for the plaintiffs; the damages allowed were down to September 3, 1885, the date of the confirmation of the order in the condemnation proceedings. The individual and aggregate amounts of the awards are also stated by me in my communication to your Honorable Body, on March 7, 1887; such aggregate amount being \$9,485,00.

amount being \$9,485,00. The Referees in those actions charged the aggre-gate sum of \$4,772.00 as their fees, and under your direction I objected to the same, and also to the al-lowance of trial fees and costs of taking evidence de bene esse, which objections were overruled by the clerk, except the last item in fifteen actions, and upon a motion being made at the Special Term, held by Mr. Justice Rumsey, the clerk's action was con-firmed, except that his disallowance for taking evi-dence de bene esse in fifteen actions, was reversed. ntrined, except that his disallowance for taking on-dence de bene esse in fifteen actions was reversed. From that order of the Special Term I have taken an appeal to the General Term, and the same is now on the Calendar of the present General Term. and is set down for hearing on Friday, April 8, 1887 A large part of the actions growing out of the fruitful cause of litigation above referred to, namely, the sewerage system, are now pending, either upon appeal or in the trial courts, as follows: The Board of Health of the town of Brighton

The Board of Health of the town of Brighton against The City, to enjoin it from further pollu-tion of Thomas creek, was first tried before Judge Rumsey, his decision being in favor of the city, upon the ground that the board of health had no power to maintain the action. His decision was affirmed by the General Term, but upon appeal to the Court of A resolution induces the second t the Court of Appeals the judgment was reversed and a new trial ordered by that court, on March 10, 1887, and the same has been noticed for trial for the Equity Special Term, beginning April 4, 1887.

The action of George Chapman against The City, wherein judgment was rendered against the city for \$1,200 damages and that the plaintiff was entifor 51,300 damages and that the plantin was end-thed to an injunction restraining the city from the further use of Thomas creek as an outlet for its sewers, mention of which is made by Mr. Beckley in his communication to be found at page 40°, proceedings 1885-6, is now pending undetermined upon an appeal taken to the Court of Appeals by the eit

Eliza B. Wing also brought an action to obtain miza n. wing also brought an action to obtain damages and an injunction for the same cause. Thomas creek pollution, and the referee before whom the cause was tried, Mr. George F. Yeoman, gave judgment in her favor for \$1,276.82 dam-ages and an injunction as prayed for, the and an injunction as prayed for, the ent being entered September. 4, 1886, \$1,276.82 damages and \$302.23 costs. ages and an injunction as praved for, the judgment being entered September, 4, 1886, for \$1,276.82 damages and \$302.23 costs. The trial of that cause was substantially completed by Mr. Beckley and Mr. Briggs before the under-signed became connected with it. An appeal has been taken to the General Term from the judg-ment entered upon Mr. Yeoman's report, and is now pending there, being number 64 on the calen-dar of the present General Term now in session. The action brought by the N. Y. C. & H. R. R. R. Co., and others, against the city for the purpose of obtaining a permanent injunction restraining the city from connecting Union park onthet sewer with the East avenue outlet sewer was tried before Mr. Justice Rumsey, resulting in a decision in favor of the plainiffs against the city, and upon test deci-

Justice Rumsey, resulting in a decision in favor of the plaintiffs against the city, and upon teat deci-sion judgment was entered March 27, 1887, for an injunction and \$135.50 costs. The following actions are now pending either upon appeal, or in the trial court, for relief in the

agon appear, or handle the court for the the the way of damages, or damages and an injunction by reason of the discharge of sewage into and through the North avenue outlet sewer, and thence into the stream into which the same empties. James H. Hooker has begun four actions, three

James H. Hooker has begun four actions, three of which are undetermined as aforesaid. The first action was tried by Mr. Beckley, then City Attorney, and a verdict rendered on June 23, 1883, against the city for \$600 damages and \$238 costs. An appeal was taken to the Gen-eral Term, where the same was argued April 20, 1885, and upon July 3, 1885, a decision was handed down affirming the judgment ap-pealed from with costs; upon that decision judgment of affirmance was duly entered July 16,

1885, On November 4, 1885, a further appeal was taken by Mr. Beckley pursuant to your direction, to the Court of Appeals, and the same is now await-ing argument and decision thereon, being No. 528 on the calendar.

on the calendar. The third action was tried before Mr. Justice Dwight and a jury, by Mr. Beckley, then City At-torney, and a verdict was rendered for the plaintiff on March 25, 1886, for \$1,557.00 damages; upon that yerdict a judgment was entered May 12, 1886, for \$1,557.04 damages and \$145.04 costs. An appeal was taken on May 24, 1886, by Mr. Beckley, under your direction, to the General Term, and the same was submitted in October last by the undersigned, then City Attorney, upon printed points, and a decision of affirmance of the judgment appealed from with costs was handed down by said General Term on January 25, 1887; no judgment on that decision has January 25, 1887; no judgment on that decision has The fourth action was begun by Mr. Hooker on

January 24, 1887, claiming judgment for \$2,000.00 damages and an injunction restraining the city dis-charging the sewage into the stream. That action charging the sewage into the stream. That action is still pending undetermined, the amended answer having been served March 26, 187.

Micajah W. Jackson, also, has begun three ac-tions against the city by reason of the discharge of sewage from said North avenue outlet sewer.

The first action was begun May 4, 1885, in the Supreme Court, and was tried and a verdict ren-dered for the plaintiff for \$300.00 damages on Janu-ary 21, 1886. The exceptions taken upon the trial were ordered to be heard in the first instance of the General Term. The motion for a new trial upon those exceptions at the General Term were upmitted by the superior with a state of the General Term were submitted by the repective parties upon printed briefs on April 8, 1886.

In October, 1886, the General Term handed down its decision denying said motion and ordering judgment to be entered upon the verdict. On November 10, 1886, judgment was entered upon the ver-dict for \$314.45 damages and \$173.67 costs. On Jan-nary 20, 1887, under the direction of your honorable body, a motion was made by me for leave to appeal to the Court of Appeals and the General Term certify there were questions of law involved Term certify there were questions of law involved which ought to be reviewed by the Court of Ap-peals, and on January 25, 1887, a decision was handed down granting said motion. On March 22d an order was entered upon such decision, and on March 23d an appeal was taken to the Court of Appeals by service of notice of appeal upon the County Clerk and upon Hon. George A. Benton, plaintif's attorney. plaintiff's attorney.

The second action was begun in the Monroe County Court August 17, 1885, for \$600 dam-ages. The cause was tried by Mr. Beckley, then ages. City Attorney, on May 5th, before Hon. John S. Morgan, Monroe County Judge, and a jury, and on May 6th a verdict was rendered for plaintiff for \$37 damages. A motion for a new trial upon the minutes was made by the plaintiff; the same to be argued at a future time. The motion, however, has never yet been argued.

The third action was begun in the Supreme Court on February 12, 1886, and was brought to recover \$100 and an injunction. The cause was tried before Mr. Justice Angle at an Equity Special Term, and in August, 1886, a decision was made granting the plaintiff the injunction and \$20 damages; on Sep-tember 6th judgment was entered for \$50 damages and \$78.25 costs and an injunction.

On October 2, 1886, an appeal was taken to the General Term by me, pursuant to the direction of your honorable body, and the cause upon appeal was submitted upon printed papers at the January (1887) General Term.

Albert C. Hobbie began an action in the Supreme Albert C. Hobbie began an action in the supreme Court to recover a large amount of damages by rea-son of the discharge of sewage from North avenue outlet sewer, and that action was tried by Messrs. Stull & Wheeler as counsel for the city, and a ver-dict was rendered in favor of the city on July 2, 1880; July 1, 1881, judgment was entered against Mr. Hobbie for \$165.76; on July 26, 1881, an appeal was taken by Mr. Hobbie to the General Term, and the same has been and is now. nending unheard at the same has been, and is now, pending unheard at

said General Term. Messrs. J. & Q. Van Voorhis

are Mr. Hobbie's attorneys in that action. Mr. Hobbie has begun another action, by Messrs. Bacon, Briggs & Beckley, his attorneys, in the Su-preme Court for \$6,000 damages and a perpetual in-junction; that action was begun Nov. 3, 1886, and is will availing trial. still awaiting trial.

Barbara Alexander also began an action in the Supreme Court by Mr. Jacob Spahn, her attorney, on Jan. 12, 1887, to recover \$5,000 damages claimed to have accrued by reason of the discharge of sew-age from the North avenue outlet sewer; that ac-

The following other actions brought for an in-junction restraining the discharge of sewage from the outlet sewers into Thomas creek and now pending undetermined, and in which the following amounts of damages are claimed in addition to the injunction, viz:

May 17, 1886, Jno. and Catharine Miller, Walter S. Hubbell, attorney; \$5,000. March 31, 1886, Benjamin Wing, Walter S. Hub-

March 31, 1886, Benjamin Wing, Walter S. Hub-bell, attorney; \$5,000. Sept. 17, 1886, Anna Gould, Walter S. Hubbell, at-torney; \$5,000. Oct. 21, 1886, Mary Meyers and another, Walter S. Hubbell; \$1,000. Jan. 25, 1887, William A. Laon, Walter S. Hub-bell, attorney; \$5,000. March 18, 1887, James Palmer, Walter S. Hubbell, attorney: \$20,000.

attorney; \$20,000. July 20, 1886, Abraham Fannen, Jr., Turk & Bar-

July 20, 1886, George Adam Weihs, Turk & Bar-num, attorneys; \$3,000. (In the last two actions no

injunction was prayed for.) Oct. 13, 1886, John W. Schrader, as ex'r of John B. Schrader, Turk & Barnum, attorneys; \$3,000. B. Schrader, Turk (Injunction asked.)

June 6, 1886, Lizzie L. Chapin, C. D. Kiehel, at-

July 24, 1886, Michael Herbert, Bacon, Briggs &

July 24, 1886, Elizabeth Mock Schake, Bacon, Briggs & Beckley, attorneys; \$3,000. July 24, 1886, James Royle, Bacon, Briggs & Beck-

ley, attorneys; \$2,000. July 24, 1886, Frederick Roesch, Bacon, Briggs &

July 27, 1886, Mary Shiel, Bacon, Briggs & Beck-ley, attorneys; \$2,000. July 24, 1886, Mary Shiel, Bacon, Briggs & Beck-ley, attorneys; \$1,000. July 27, 1886, Ignatz Seltenmyer, Bacon, Briggs

& Beckley, attorneys; \$1,500. The following other actions have been begun to obtain an injunction and the following damages by obtain an injunction and the following damages by reason of the discharge of the Court and William street and East avenue outlet sewers into the strem and streams leading into Densmore creek, and thence into Irondequoit bay, viz: June 9, 1886, James P. Bainbridge, Charles A. Widener, attorney; \$1,000. Jan. 29, 1887, George A. and Caroline Meisenzahl, Walter S. Hubbell, attorney; \$6,000. Jan. 29, 1887, Frank X, H. Erbland, Walter S. Hub-bell, attorney: \$3,000.

Jahl 23, 1001, Ffahr A. H. Erbland, Watter S. Hub-bell, attorney; \$3,000. Feb. 1, 1887, George A. Josepha Zwerger, Walter S. Hubbell, attorney; \$5,000. Feb. 5, 1887, William Beryck, Walter S. Hubbell, attorney; \$1,000. March 22, 1887, Randolph Densmore, Walter S. Hubbell, attorney: \$1,000.

Hubbell, attorney; \$1,500.

In addition to the last named cases another ac-tion was begun by Charles Woellert to recover damages alleged to have been sustained by him to damages alleged to have been sustained by him to the amount of \$5,000, by reason of the discharge of sewage into the Court and Williams street sewer ditch. This action was settled on March 12, 1887, by paying to the plaintiff the sum of \$300, and the following papers being executed and delivered to me, viz.: Stipulation of discontinuance of action, without costs. Balages of all damages and right to without costs. Release of all damages and right to discharge sewage into the ditch until the same is diverted into the Goodman street sewer, now in suant to your resolution of February 23, 1887. (See Pro. 1886-87, page 476.) The following actions have begun and are either awaiting trial or are awaiting decision upon appeal, brought by reason of the discharge of the Lyell and Saxton street sewer into the stream running through the ravine from its outlet near White street through and into the Genesser fiver namely:

street through and into the Genesee river, namely: Melissa E.M. Farrar and others against the City of Rochester, an action begun on September 9, 1885, and brought to recover damages and an injunction restraining the discharge of sewage into said stream and ravine. The action was tried by Mr. Beckley, then City Attorney, on April 9, 1886, before Mr. Justice Angle, then holding the Monroe Equity Special Term. On December 13th, the costs of the plaintiff were taxed at \$117, and on or about that day judgment was entered upon the decision of Judge Angle, in favor of the plaintiff for an injunction and for \$117 costs. On January 12, 1887, an appeal was taken by me to the General Term, pursuant to your permission.

Mary Ann Frothingham against the City of Rochester, an action to recover \$5,000 damages and an injunction, commenced on October 14, 1885 The action was brought to trial at the same time with the Farar case, and in December a decision was given in favor of the plaintiff for the injunction prayed for; and in December, 1886, judgment was entered in favor of plaintiff for the injunction and for \$84.36 costs. On January 12, 1887, an appeal was taken to the General Term.

Martha Hussey, also, begun an action against the City of Rochester on Novemqer 23, 1885, to recover \$8,200 and an injunction, and the action is now awaiting trial.

The Miller Brewing Company also began an action against the city on February 11, 1887, to recover \$5,000 damages and an injunction, they claiming to own an ice-pond privilege which it is claimed has been injured by reason of the sewage passing into and along said stream.

The foregoing four actions are all the actions relating to the Lyell and .Saxon street sewer, and there is no other action pending undetermined relating to any sewer on the west side of the river. Hannah F. Brown, owning a tract of land through which the Court and William street sewer

Hannah F. Brown, owning a tract of land through which the Court and William street sewer outlet ditch has been constructed, submitted certain propositions to the city upon their application to acquire the right to construct a portion of the Goodman street covered sewer in her lands, then to discharge the sewage therefrom into and along the remaining portion of said ditch, which your honorable body and the Executive Board did not deem to be such as could be entertained by you, and accordingly, on October 20, 1886, under your direction, I commenced proceedings to acquire such rights, under section 162 of the charter and the general railroad act. On October 30, 1886, application was made for commissioners before Mr. Justice Macomber, Mr. Davey appearing for Mrs. Brown and opposing the same. It was then referred to Mr. Henry G. Danforth as referee, to take testimony material to the issues raised upon the petition, and answer and report the same to the court, with his opinion thereon. Before the hearing before the referee was had amicable arrangements were made by the Executive Board with Mrs. Brown, whereby in consideration of the payment of \$4,000.00, and the further annual payment of \$4,000.00, and the further annual payment of \$4,000.00, and the further annual payment of \$4,000.00, and the further enue and the goily acquired the rights and privileges desired by it, and a contract was thereupon executed by Mrs. Brown on December 10, 1886, and an order drawn by the Clerk for \$4,000.00 was delivered to Mrs. Brown, and thereupon the proceedings were stipulated to be discontinued without costs to either party. The preparation of the payners, including the examination of the legal questions involved, were very arduous.

On December 23, 1886, at the request of the late John Lutes, then overseer of the poor, proceedings were begun in the County Court to obtain the appointment of a committee of Caroline Myers, a lunatic, then and for a number of years theretofore a charge upon the city in the Monroe County Insane Asylum and other public institutions for the mentally afflicted poor. A commissioner was appointed and the jury was partially summoned to

enquire into the matter, but before the hearing Mr. Lutes died, and thus the proceedings thereupon abated.

On March 15, 1887, a new petition and affidavits and other papers attached thereto, were drawn, and on the 21st verified by Anthony H. Martin, the present overseer of the poor, and other affiants, and presented to the County Court, whereupon Charles M. Allen, Esq., was appointed sole commissioner to enquire by jury into the matter of the petition and affidavits, and on the same day an order and commission were duly entered and signed by the clerk, and on the 23d the precept was delivered to the sheriff directing him to summon a jury o appear at the Special County Jndges Chambers, to make such inquiry. On March 24th notice of hearing and subpernas were served on Dr. Howard and John Fearren, half brother of the lunatic. On March 26th, 1887, an inquisition was taken by and before the commissioner and a jury of nineteen persons. Mr. Hall appearing for Mr. Fearren and contesting the same, and after an extended trial the jury found in favor of the petitioner, that Caroline Meyers was an incompetent person to manage herself and affairs; and that she was the owner of lot 1, section A, Carthage subdivision, west side of North St. Paul street; value of property, \$750; rental profits, \$45 annually, provided she received them; but that theretofore the property had been occupied by said Fearren without paying anything therefor except occasional taxes; that the city taxes for 1884-5-6, and several city assessments were unpaid; that she had no personal estate; that ther real property was appointed; that said Fearren was her only heir at law, she never having been married, and that no other application except said Lutes' application had been made for the appointment of a committee. __Application for the confirmation of said inquisj-

Application for the confirmation of said inquisition and findings and the appointment of a committee of the property of said lunatic will be made within a few days.

And subsequently it is contemplated to institute other proceedings to sell said real estate, and in that manner reimburse the city for a part at least if not the whole of the expense which it has been put to in maintaining said lunatic at the public expense as aforesaid.

Amelia Groves and Thomas H. Groves, it will be remembered, begun an action in the Supreme Court on January 4, 1883, for \$25,000 damages alleged to have been sustained by reason of Mrs. Groves falling into a trench or ditch dug for water works construction on North St. Paul street. On January 28, 1884, the cause was tried by Mr. Beckley, then City Attorney, and a verdict for \$19,000. Mr. Beckley made a motion for a new trial, which was denied June 3, 1885; a judgment was entered on that day for \$20,548.50 damages and \$70 costs. Mr. Beckley on July 2, 1885, took an appeal to the General Term, and the same was argued thereat on October 3, 1885; on January 23, 1886, a decision was handed down affirming the judgment and order appealed from, with costs; on February 13th, judgment of affirmance and for \$81.50 costs was entered; on April 2, 1886, an appeal was taken by Mr. Beckley to the Court of Appeals. Mr. Groves on August 5, 1885, begun an action in the Supreme Court to recover his damages caused by the injuries to his wife as above, claiming \$50,000 damages. The cause was placed on the October, 1886, calendar for trial, but on October 11, 1886, pursuant to a resolution of your honorable body adopted on the reeommendation of the Law Committe and Mr. Beckley, the plaintiffs were paid the sum of \$22,380,0, and thereupon, the actions and appeals were discontinned without costs to either party, and general releases to the city were executed by the plaintiffs.

Sutlief T. Seward begun an action in the Supreme Court in Livingston County by Mr. O. H. Stevens, his attorney, for \$6,375 damages, alleged to have accrued by reason of the leakage of water pipes laid through his premises. On November 21, 1884, the cause was tried and a verdict rendered for \$525 damages. An appeal was taken from the judgment entered upon the verdict to the General

Term, where it was affirmed, with costs, January 23, 1886. A further appeal was taken by Mr. Beck-ley, under your direction, to the Court of Appeals on March 31, 1886, and the same is now pending for hearing in said last mentioned court, being No. 725 on the calendar. The action involves the question of lichibitic in a low a sumbar of other gover and of liability in a large number of other cases, and, therefore, may be termed to be a pioneer case in that regard.

Frank W. Ellwood begun an action against the city and the treasurer October 1, 1883, for a judg-ment vacating and setting aside the Church street ment vacating and setting aside the Church street opening assessment. That action was tried before Hon. E. A. Nash, referee, and a decision adverse to the city was given by him, and judgment entered thereon. An appeal was then taken to the General Term by Mr. Beckley, and submitted on printed points on June 9, 1885; on January 25, 1887, a decis-ion was handed down by the General Term revers-ing the judgment as far as it adjudged the plain-tiff's premises were not liable to said assessment, and restraining the city from making any assess and restraining the city from making any assess-ment thereafter for any part of said improvement which would include the plaintiff's premises, and in all other respects afirming the judgment entered upon the referee's report, with cost of appeal. On February 17, 1887, judgment was entered upon said decision for \$151.70 costs. Emily Clark begun an action against the city in

the Monroe County Court to recover her damages alleged to have been sustained by reason of the ex-tension of Edward street, thereby causing water to tension of Edward street, thereby causing water to collect in front of her premises, as she alleged. The cause was tried on May 7, 1884, and a verdict ren-dered for \$300. On July 7, 1884, judgment was en-tered for \$300 damages and \$107.25 costs; a motion for a new trial was made by Mr. Beckley, then City Attorney, who tried the case, and the same was denied on January 13, 1886, and an appeal was taken by Mr. Beckley to the General Term from the judgment and order. On Oct. 11, 1886, the appeal was argued before the On Oct. 11, 1886, the appeal was argued before the General Term by the undersigned for the city. On January 25, 1887, a decision was handed down af-firming the order and judgment appealed from, with costs. A judgment of affirmance with \$138.85 costs was eutered. Pursuant to your directions 1 made a motion this day at the General Term for leave to appeal to the Court of Appeals, and the motion is now awaiting decision.

Mary S. Hebard commenced an action against the eity in the Supreme Court on April 15, 1884, claim-ing \$5,000 for injuries alleged to have been sus-tained by reason of the defective condition of a sidewalk. That action, however, has never been tried.

Amanda Hamilton also commenced an action in Amanda Hamilton also commenced an action in the supreme Court February 6, 1853, which was tried by me before Mr. Justice Macomber and a jury, and a verdict was rendered on October 20, 1886, in favor of the defendant. On November 13, 1883, judgment was duly entered upon the verdict for 266 Goosts

1883, judgment was duly entered upon the verdict for \$86.98 costs. George W. Van Ingen, by guardian at litem, on Sept. 16, 1885, begun an action, and the cause was tried by me before Mr. Justice Macomber and a jury, and a verdict was rendered on Oct. 11, 1880, for \$400 damages. A motion for a new trial was made upon the ground of insuficient damages by the plaintiff's counsel, Mr. Van Voorhis; that mo-tion was denied on Jan. 17, 1887; on Jan. 21, 1887, here was paid to Wm. B. Crittenden, plaintiff's attorney, in full of the judgment and motion costs allowed to him, pursuant to a resolution of your honorable body of February 23d, the sum of \$504.94. The following other actions are still pending and method. The following other actions are still pending and

untried Fred P. Wilcox, en action to set aside a personal

assessment made against him in 1884. George Z. Dockstader, an action in the Supreme Court firs \$10,000 damages alleged to have been oc-casioned by reason of driving into a trench dug for a lot connection for water mains in Briggs place. The plumber and the owners, who were the authors of the trench, have been notified to come and defend tye action.

Eleanor L. Walrath, an action to recover 10,000 damages alleged to have been sustained by falling on an icy sidewalk on Reynolds street. The owner of the property in front of which the acci-dent occurred has also been notified to come in and defend the same.

paoi:ctb

Jonathan E. Pierpont and Lewis S. Hoyt, as as-signee, against Henry M. Ellsworth and George H. Thompson, involving the title to a portion of the land on which Central avenue bridge has been constructed.

The City of Rochester against The Baltimore and Ohio Telegraph Company to obtain an injunction restraining the erection of one of its poles on Adams street, was discontinued without costs to either party, on December 10, 1886.

either party, on December 10, 1886. The Buffalo, New York and Philadelphia Rail-road Company against the city and the members of the Executive Board, commenced Oct 8, 1884, for an injunction, has been noticed for trial once in January, 1885, but is untried. The City of Rochester against The Rochester City & Brighton R. R. Co., an action for an injunc-tion, begun Aug. 5, 1885, a temporary injunction vacated Nov. 14, 1885.

Same vs. same, begun June 30, 1886, by Mr. Beck-ley to restIain the company from putting salt on their tracks.

Both actions are undetermined. James and Jane Campbell against Peter Sheri-dan, City Clerk, and the Rochester City & Brighton R. R. Co., an action for equitable relief, was begun Feby. 26, 1886. The defense to the action was con-ducted by Messrs. Raines Bros., and the cause was tried before Mr. Justice Rumsey, who has handed down his decision in favor of the plaintiffs; an apupon the decision in layor of the judgment, at appeal has been taken from the judgment entered upon the decision to the General Term. The B., N. Y. & P. R. R. Co. against the Execu-tive Board and the Common Council, two actions

for an injuction.

Elizabeth Deverell against William Fuller, action beg in July 1, 1885, in the County Court to recover the value of certain stone removed in laving water the value of certain stone removed in laying water pipe on Magnolia street in front of plaintiff's premises. The cause was tried Jany. 24, 1886, and a verdict rendered for the plaintiff for \$37.50; April 3d judgment was entered for \$37.50 damages and \$94.36 costs. An appeal was taken to the Gen-eral Term by Mr. Beckley, and on November 11th the Executive Board caused to be paid to George Truesdale, the plaintiff's attorney, \$157.44, and the appeal was discontinued and the judgment was satisfied satisfied

satisfied. Maggie Doharty against Frederick Kipphut and Michael Zimmerman, an action to recover \$1,000 for false imprisonment: the plaintiff's attorneys, Messrs. Perry and Hopkins, demurred to the sec-ond defense in the answer, and on July 24, 1886, a decision was handed down by Judge Morgan overruling the demurrer, with costs.

Elmer Murphy against, George H. Kron and George Bilitzer, policemen, to recover damages for false imprisonment, was tried on May 14, 1886, and judgment, rendered for the plaintiff for \$52,50. Shortly afterward Mr. Keefe was substituted as the defendants' attornery in place of Mr Beckley, and the undersigned, therefore, has had no connection with the case.

Charles Loveland, against David Selling and George Long, an action against said Long, as policeman, impleaded with the other defendant, to recover damages for false imprisonment, Mr. Beckrecover damages for fails imprisonment, Mr. Beck-ley appeared for the defendant Long, and, upon a. trial, a verdict was rendered May 6, 1886, in favor of the defendant Long; on July 24, 1886, judgment was entered in his favor against the plaintiff for \$52.58 costs. On Aug. 24, 1886, I was substituted as Mr. Long's attorney, but no further steps have here tothers. been taken.

The City of Rochester, against the Genesee Valley Canal Railroad, an action for an injunction.

Duane Earl, against the City, an action begun Feb. 7, 1884, in the Supreme Court for the payment of lumber, etc. Ransom D. McCrossen and others, against the

City and the Board of Aldermen, action begun Jan. 23, 1883, for an injunction restraining the defend-

ants from adopting any resolution or ordinance providing for the taking down of the bridge of the abandoned Genesee Valley canal at Atkinson and other streets of the city. The determination of the abandoned Genesee Valley canal at Atkinson and other streets of the city. The determination of the issue would, so far as they are specifically con-cerned, be of little moment now, as it is supposed that the railroad company and the owners, who brought the action, are no longer at variance, but the principle involved in the litigation was regarded by Mr. Beckley, the late City Attorney, of con-siderable importance. Cora J. Trimmer against the city, an action to re-

Cora J. Trimmer against the city, an action to re-cover damages alleged to have been sustained by reason of the diversion of water from Hemlock lake, was begun August 17, 1885, by the service of a summons, and no complaint has, as yet, been served. The plaintiff has since died, and it will be necessary, in order to revive the action, that her administrator be substituted in her place. Ira Brown herm an action action the site of the s

administrator be substituted in her place. Ira Brown begun an action against the city on November 4, 1886, to recover damages of \$2,000 al-leged to have been sustained by reason of taking of water from Hemlock lake by the city. Issue has been joined therein, but the cause has not, as yet, been tried.

been tried. The People ex rel. Maggie Cartmill against the city, a certiorari proceeding from the police court, to review the judgment rendered against the re-lators for the violation of an ordinance relating to nuisances. The action is one commonly known as the "salvationist case." The certiorari was sub-mitted to the General Term by Mr. Beckley, then city attorney, on June 9, 1886. In October, 1886, a decision was handed down directing that a copy of the ardinance he furnished to the court. On Jan

decision was handed down directing that a copy of the ordinance be furnished to the court. On Jan-uary 14, 1887, the appeal was submitted by the un-dersigned and Mr. Davis, relator's attorney, on printed briefs to the General Term. Andrew J. Dingfeller against the city, an action to recover damages alleged to have been sustained by reason of a defect between the rails of the street car track on North St. Paul street. Judgment was rendered by the Municipal Court in favor of the plaintiff, and on April 23, 1886, an appeal was taken by Mr. Beckley, then city attorney, to the County Court, but the same has not, as yet, ben tried therein. The street car company have been duly notified to come in and defend the action. notified to come in and defend the action

John McCutcheon against the city, an action to recover damages alleged to have been sustained by

recover damages alleged to have been sustained by reason of a defective sidewalk on Brown street, amount claimed, \$25,000. Hugh Kelly against the city, an action to recover damages by reason of falling on an icy sidewalk on North St. Paul street, in front of the Falls Field property, amount claimed, \$10,000. The owner of the premises has been notified to come in and de-fend the action.

The People ex rel Lindslev M. Gould against the city, a certiorari to review the judgment for a penalty recovered in the Police Court for the violation of the ordinance relating to weights and measurs in obstructing the city sealer in the discharge of his duties. The certiorari is now on the calendar of the General Terminow in session, and is expected

to be soon reached thereat. Mary C. Leinen against John J. Elter et al., an appeal by the city from an order of the Special Term peal by the city from an order of the Special Term vacating certain taxes and assessments. The ap-peal was submitted at the October, 1886, General Term, and a decision was handed down on January 25, 1887, reversing the order with costs, upon the ground that the Special Term had no power to make the same. A motion for re-argument has been made at this General Term on the 29th inst., and is auxiting decision

Elmer Murphy against the city, an action in the County Court to recover \$500 damages by reason of injuries to a horse by being frightened by the steam roller during the construction of the improve-ment on Hickory street. The contractors and their sureties have been notified to come in and defend the action.

Angelia B. Foster against the city and the mem-bers of the Exective Board and James Holahan, street superintendent, an action to obtain an in-junction restraining the defendants from removing the tree at the southwest corner of Chestnut park

and William street. The plaintiff demurred to one of the defenses, and the demurrer was argued be-fore Justice Rumsey on the second inst., and the brief and papers were submitted to him for decision upon the 17th inst. Margaret A. Ferguson against the city, an action commenced on December 8, 1886, to recover \$10,00

damages by reason of injuries sustained upon a defective sidewalk on Strong street. The owner of the premises in front of which the accident occurred has been notified to come in and defend the action.

The Bell Telephone Co. of Buffalo against the members of the Executive Board and the city, an action commenced December 4, 1886, to restrain the action commenced December 4, 1886, to restrain the defendants from removing a telephone pole erected on the corner of Court and Union streets. The motion for a temporary injunction was argued be-fore Mr. Justice Rumsey, and he gave his decision denying the same, with ten dollars costs. The company has since signified its desire, to discon-tiona the action

l

company has since signined its doriver tinue the action. Ellen Welch against the city, an action begun December 29, 1886, to recover \$5,000 damages for injuries alleged to have been sustained by her from stepping into a hole in the sidewalk on the north side of Troup street, between Reynolds and Pros-pect streets, on July 31, 1886, thereby fracturing her ankle. Time to answer has been extended to A wei 5, 1887.

her ankle. 'Time to answer has been 'extended to April 5, 1887. Maria A. Smith and another, administrators of Silas O. Smith, against the city and others, an ac-tion of foreclosure; same discontinued as to the city after payment of the George R. Smith award. Caroline Wentworth against the city, an action begun January 27, 1887, te recover \$20,000 damages by reason of slipping upon ice in front of the Klem block on the east side of North avenue, between East Main street and Franklin street. The proper-ty owners in front of which the accident occurred have been notified to come in and defend the case. have been notified to come in and defend the case.

Adam Becker against the city, an action begun in the Municipal Court to recover \$400 damages to a horse by stepping into a hole in the roadway over the sewer in Hensler alley. Feb. 1, 18% judgment was given against the defendant for \$40 damages besides costs, and on Feb. 19th an appeal was taken by the city to the County Court for a new trial therein therein.

Catharine M. Esther against the city, damages claimed 32, 500, and William Konwe against the city, damages for damages, claimed \$500; notices of claim served upon the City Treasurer March 22, 1887. The Rome, Watertown & Ogdensburg Terminal

The Home, Watertown & Ogdensburg Terminal Railroad Company against the city, Geo, W. Ald-ridge, Emil Kuichling, Byron Holley and James Holahan, an action begun March 30th, 1887, to ob-tain an injunction restraining the defendants from interfering with the tracks laid by the company in Oliff street and across Cliff, White and Vincent place. A temporary injunction has been granted and served on the defendants and they are ordered to show cause why the injunction should not be made permanent during the pendency of the ac-tion at the Special Term on April 2, 1887. Joseph P. Cromer, as administrator of John Cro-mer, deceased, commenced an action in the County Court against the city, on March 8, 1886, to recover an Oak street assessment paid by John Cromer on January 28, 1886, claiming judgment for \$268.99, with interest thereon from June 1, 1866, to January 1, 1880, at 7 per cent., and thereafter at 6 per cent., together with costs. making a total claim of \$700.

The action has been to all intents and purposes terminated by the favorable decision in the Par-

sons case. Wilbur F. Flint, as administrator of John E. Fint, deceased, begun an action in the County Court against the city on November 23, 1886, to re-cover the one-half of an old Oak street assessment cover the one-half of an old Oak street assessment alleged to have been paid by the intestate and Ed-ward Flint on January 17, 1866, and claimed judgment for \$114.80 with interest thereon from January 17th, 1866, besides costs. On December 16th an order requiring the plaintiff to give secu-rity for costs was obtained from the court and served upon the plaintiff's attorneys, Messrs. Turk & Barnum. The time to give such security was

extended by stipulation but the same was never extended by subulation but the same was never given, owing to the favorable decision of the Gen-eral Term ni the Parsons case; and on January 31, 1887, by reason of the failure to give such secu-rity a judgment was entered dismissing the com-plaint with costs. Wilbur F. Flint, individually, also begun an ac-tion grainst the dity on November 22, 1886 to

Wilbur F. Fint, individually, also begun an ac-tion against the city on November 23, 1886, to recover \$114.80 and interest thereon from Jan-uary 17, 1866, and costs, said \$114.80 being the other one-half of the alleged payment of John E. and Edward Flint, an answer has been served, and in view of the decision in the Parsons case I am of the opinion it will be but a matter of form to try the case and obtain a favorable de-cision for the city. cision for the city.

The total amount claimed in the two Flint actions, including interests and costs, was \$600. Charles F. Hellems, as administrator of Isaac

Charles 1. Helicits, as administrator of 18ad Helicits, deceased, since the decision in the Par-sons case, presented to your honorable body, a re-quest for the payment to him of \$109.88 and \$54.12, in all \$164, and interest from some time in 1866, the amounts paid by intestate on the Oak street as-

In an aroy, and interest from some time in 1600, the amounts paid by intestate on the Oak street as-sessment. The payment was refused by your hon-orable body under my advice. The amount of the Hellems claim, including interest, was \$400. Theron E. Parsons, as administrator of Lauren Parsons, deceased, on May 13, 1885, begun an action in the Municipal Court, to recover an Oak street assessment, alleged to have been paid by George W. Parsons, as executor of said Lauren Parsons, on August 2, 1865, of \$108.24, and claimed judgment for said \$108.24, with interest thereon from August 2, 1865, besides costs. On December 3, 1885, judg-ment was rendered by the Municipal Court for the plaintiff, for \$255.70 damages, and \$11.75 costs; on December 23. 1885, an appeal upon the Law was taken to the County Court; on June 11, 1886, the appeal was submitted to Werner, Special County Judge; on July 15, 1886. 1886, the appeal was submitted to Werner, Special County Judge; on July 15, 1886, Judge Werner handed down his decision. affirming the judgment ; on August 18th, upon my advice, an appeal was taken to the General Term from the judgment of affirmance of July 20, 1886, for damages \$265.20, costs \$27.32; total, \$229.52; and said appeal was submitted upon printed briefs to the said General Term for decision. On January 25, 1887, a decision was handed down by said Gen-eral Term at Buffalo reversing the judgments of the County and Municipal Courts below, with costs, Mr. Justice Barker writing the opinion. On Janu-ary 28, 1887, judgment was entered reversing said county Court and Municipal Court judgments and for \$157.05 against the plaintiff as such administra-tor. The judgment has not, as yet, been collected. This successful termination of the Parsons action

This successful termination of the Parsons action was obtained at an expense of said appeal to the the General Term, to the city, of but \$58.32. It must also be remembered that the decision also disposes of claims specially above mentioned of \$2,000 and upwards. It also disposes of a large number of other claims growing out of payments of the old Oak street assessment, made by other

Hannah P. Vanderbeck commenced an action against the city in the Supreme Court on August 2, against the city in the supreme court on August 2, 1886, to recover \$468.79 and inte-est from July 29, 1879, being the amount of an assessment al-leged to have been paid by her and made against Andrew A. Vanderbeck, her de-ceased husband, for the opening of a boulevard from McCarden prior (new Davisor Davis correct) to the Lake A venue Building Lot Association prop-erty, an ordinance was passed for that purpose and commissioners were appointed to appraise the dam-ages to be awarded to the owners of lands thus taken, and they made their report, which was duly confirmed. An assessment was made against vari-ous persons, including Mr. Vanderbeck, for the ex-penses of the commission and the payment of the awards made, but nothing was included for the formal preparation of said boulevard for public traffic thereon, which last mentioned object could only have been secured by another ordinance and assessment for that purpose designated. On Oct. 1st 1886, the action was referred by order entered to W. W. Jacobs, Esq., as sole Referee, to hear and deter-

mine; on February 22, 1887, the report of the Referee dismissing the complaint upon the merits, with costs, was received by me; opoh the merits, with judgment was entered dismissing the complaint upon the merits, and for \$127.46 costs, against the plaintiff; on March 26, a notice of appeal to the General Term was served by the plaintiff. In addition to the foregoing mentioned matters, the further and additional matters and proceedings

have been instituted and are either pending or have

been disposed of, viz.: Twelve actions of foreclosure for unpaid city taxes, several or more of which have been termi-nated by the parties calling and paying the taxes and assessments in arrears.

Two street opening proceedings, viz: Evergreen park, and a street from Campbell to Jay street, have also been conducted to a successful termination.

Four other street opening proceedings, viz : Euclid street widening; Hand street widening; Clifford street opening and extension, and Stewart street opening have been begun. In the Euclid street matter commissioners have been appointed, and they have available to promises out have as a and they have viewed the premises and have set the hearing for a future day; in the others, notices for the appointment of commissioners are being advertised and served as provided by the charter.

advertised and served as provided by the charter. In the Municipal Court, the action of the City against William immerson for breaking a water hy-drant was tried and judgment rendered against the city for costs by reason of the long period of time —a number of years—intervening between the date of the injury and the trial, thereby causing want of recollection on the part of the witnesses for the city city.

In addition there were 12 bastardy proceedings instituted by Mr. Lutes and Mr. Martin, as Over-seer, which resulted as follows:

Marriages	
Compromises 2	
Tried and discharged 2	
Tried and in jail for a long period 1	
Constable unable to arrest on warrant	

In addition to the above matters, there has been a large amount of time spent in attendance upon the Law and Assessment Committees and in drafting their various reports and resolutions. Also, in re-pairing and furnishing many add lengthy opinions to your honorable body at various times, as well as to the Executive Board on the various subjects before you, and said Board requiring the expenditure of you, and said Board requiring the expenditure of great labor, notably that relating to the rights and liabilities of the street car company, which occu-pied many days in its preparation. Also in the preparation of a number of lengthy penal ordinances, as well as the preparation and copying at times of a large number of charter amendments, and in addition to the giving of oral opinions on the many questions requiring decision in the various denartments of the city.

opinions on the many questions requiring decision in the various departments of the city. I cannot close this communication without ex-pressing my sincere thanks for many acts of courte-sy to me and my assistant by your honorable body and your committees, as well as the other depart-ments and officers of the city, and especially to the Law Committee and its able chairman, for with-out his aid and kindly suggestions much greater labor would have been entailed upon me and my assistant. assistant

Dated March 31, 1887.

IVAN POWERS. City Attorney.

The Law Committee wishes to make public acknowledgement of its obligations to the City At-torney and his assistant, Mr. Sullivan, for the many torney and his assistant, Mr. Sullivan, for the many courtesies they have extended to the committee in the discharge of its official duties, and to congratu-late the city on having in that office such painstak-ing servants, who have conducted the duties of their office in their first year of many and peculiar difficulties with so much success for the city. J. MILLER KELLY. D. W. SELYE. PHILTE WEIDER

PHILIP WEIDER. H. KOHLMETZ. GEO. W. ELLIOTT.

By Ald. Elliott-

To the Honorable, the Common Council of the City of Rochester:

GENTLEMEN-Your special committee appointed to consider the proposition made by Messrs. Ell-wanger & Barry to donate 22 acres of land in the city of Roohester for a park, under certain condi-

tions, begleave to report: They had several meetings with the Soldiers and Sailors Memorial Committee, to which Messrs. Ell-wanger & Barry and citizens without regard to their preference were invited, and one public meet-ing age held in the City Hell

wanger & Barry and childens without regard to their preference were invited, and one public meet-ing \geq as held in the City Hall. It appeared from the discussions held in these meetings that the trend of popular opinion was in favor of accepting the proposed donation of Ell-wanger & Barry and also to acquire if possible, the lands of the Warner estate and of the Stanley es-tate adjoining said proposed donated land, making in all, if the present property owned by the city is included, a park of about 120 acres of land. This added to the 200 or more acres that belong to the Mount Hope Cemetery Association make about 320 acres of land that would never be built upon, and would furnish for the people of the city a place of refreshment and rest, the like of which few of the fact that the Warner property of 50 acres was offered to the city for \$100,000 cash and the Stanley property for \$30,000 cash. It was estimated by those who were thought to be competent, that this land, if purchased for the sum named, would so im-prove not only the southern section of the city do inland, if purchased for the sum named, wound so im-prove not only the southern section of the city through the the betterments in valuation of lands in that section, but it would relatively increase values all over the city, proportionately decrease everyone's tax rate and that the entire expense would be returned to the city in a short time finan-cially and the world corfer infinite and incalcially and the park would confer infinite and incal-

would be relative to the city in a short time initial cially and the park would confer infinite and incal-culable benefits, materially and physically. It was also believed by those who advocated the measure, and were familiar with the expense of constructing parks, that the Warner property, being almost a perfect park in itself, could be put in shape for a very small sum of money and, the Stan-ley property, adjoining the reservoir, now owned by the city, would cost but a moderate sum to adapt it to the proposed purpose. The Soldiers and Sailors' Memorial Committee assured the special committee of the Common Council that if they would purchase the Warner and Stanley property at a sum not exceeding \$130,-000, the Soldiers and Sailors' Memorial Committee would locate their Memorial in said park, pro-vided the park were pesignated Memorial Park. It may be interesting to know how other cities are favored in the matter of public parks. Follow-ing are statistics which your committee has gather-ed from the most trustworthy sources obtainable.

ed from the most trustworthy sources obtainable.

UNITED STATES.

	Acres.		Acres.
Albany	*90	Hartford	*60
Brooklyn	940 i	St. Louis	2,232
Boston	2,289	Svracuse	*200
Baltimore	834	San Francisco	1.181
Buffalo		Philadelphia	3,000
Chicago		New York	1,094
Cleveland		Washington	1,000
Detroit	*800	3	

*Exclusive of public squares.

FOREIGN.	
Aorea	

	Acres.		Acres.
Amsterdam		London	
Berlin	5.000	Paris	+172,000
Brussels	1,000	Tokio	6,000
Dublin	1,900	Vienna	8,000

†Including Forest of Fontainbleau.

Your committee does not feel justified in making any argument in favor of the park because the chairman has never been able to secure a quorum of the committee at any of the meetings, and conse-quently it has not been possible to formulate a report either to accept or reject Ellwanger & Barry's prop-

136

osition. Your committee agreed in informal discusosition. Your committee agreed in informal discus-sions that parks were necessary for the growth and prosperity of the city, but the various members did not feel justified even in levying so small a tax as \$130,000 for the purchase, and the few thousand dollars that would be necessary to maintain such a park, and this opinion seemed to prevail with a majority of the committee, unofficially obtained, notwithstanding the fact thatevery city in the United States that has a park of any magnitude. United States that has a park of any magnitude, upon which any sums of money have been expend-ed, to which any beauties have been added, at cor-poration expense, would not, under any circum-stances, surrender their park even at ten times the amount of money the arch recy here cost them

Manuels, suffender their park even at ten times the amount of money the park may have cost them. Mr. Patrick Barry of the firm of Ellwanger & Barry who thus generously show their desire to confer a blessing upon the city, gave the chairman of your committee authority to withdraw the proposition made by that firm at any time when he saw fit to do so

proposition made by that firm at any time when he saw fit to do so. The chairman of this committee, however, does not feel justified, notwithstanding the ill success that has thus far attended the park project, in withdrawing the Ellwanger & Barry proposal, al-though, of course, he cannot determine the course that our generous citizens, composing the firm, may see fit to take.

Trusting that the day is not far distant when an anicable agreement may be reached by which the eity shall keep progress with her sister cities— especially of Albany, Buffalo and Syracuse—each one of which point, with no small pride, to public parks of no mean dimensions, we remain Respectfully rough

Mean dimensions, we remain Respectfully yours, GEO. W. ELLIOTT, Ch'mn, CHARLES WATSON, PHILIP WEIDER, WILLIAM H. TRACY, WILLIAM H. TRACY, WM. COUGHIAN, JR., J. MILLER KEILY, CHRIS. J. SHAEFFER,

Special Park Committee.

EXECUTIVE BUSINESS

Ald. Watson moved that the Council proceed to appoint commissioners of deeds and that the clerk cast the ballot. Adopted by the following vote :

Ayes—Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Man-deville, Swikehard, Weider, Bohrer, Kelly, Schaeffer—13.

The following named persons having received the concurrent vote of the Council, were declared duly appointed: Isaac A. Wile, Mortimer McMannis, Philip Mc-Connell.

MISCELLANEOUS BUSINESS.

By Ald. Elliott-Resolved, That the member of Assembly cause the time for placing wires under ground to be stricken from the act now pending before the Leg-islature, in order that the act may become a law as soon as possible. Adopted.

By Ald. Elliott-bills of

Union and Adv H. D. Bryan, pr Roch. Herald H Jacob Stein, ga	rintin Pub. (g. adv	ertising	
Jacob Rauber	::			$114 00 \\ 114 00 \\ 114 00$
Patrick Bradle	У			$114 00 \\ 114 00$
John Becker	··• ··	··· ··	•••••••••••••••••••••••••••••••••••••••	$114 00 \\ 114 00$
Chas. Jeffords	·• ··	 		$114 00 \\ 114 00$
	••	••		114 00

Jas. R. Chamberlain, hose repairs, etc..... Union and Advertiser, publish. report..... 27 (

Referred to the Health Committee.

Ald. Elliott, from the Health Committee reported favorably on the bills referred to them and referred them to the Finance Committee for payment.

Ald. Watson moved that rule 38, relat ing to bills, be suspended, and that the bill of the Health Committee and Lamp Com mittee be placed on the budget.

Adopted by the following vote:

Ayes — Ald, Tracy, Coughlin, Watson Kohlmetz, Fritzsche, Elliott, Foley, Man-deville, Swikehard, Weider, Bohrer, Kelly Schaeffer-13.

FINANCE BUDGET No. 12.

ROCHESTER, N. Y., March 29, 1887.

ROCHESTER, N. Y., March 29, 1887. By Ald. Watson-Resolved, That in pursuance or Section 58 of the City Charter, the City Clerk be and he hereby is directed to draw warrants on the City Treasurer, in favor of the following named persons, for the amounts set opposite their respect-ive names, and that the City Treasurer be, and he hereby is directed to pay said warrants when there are funds applicable, and charge the proper funds as follows :

CONTINGENT FUND.

		m. b. mooulun.
MISCELLANEOUS ACCOUNTS.		J. W. Mudgett,
Adelbert P. Little, caligraph paper, etc	\$ 18 75	John Gleichauf,
Wostom Union Tol Co. compa	1 77	M. Gannon,
Western Union Tel. Co., service Rochester Baggage and Transfer Co., car-	1.44	C. W. Gray,
nochester Baggage and Transfer Co., car-		Jos. Knope,
riage hire	3 00	John Knope,
Robert Brown, blue point frame	4 00	John Knapp,
John T. Clarke, services and disbursements	14 00	Geo. Martin,
Schmidt & Kaelber, supplies	18 60	M. Eisenmenger,
Kueffel & Esser, profile paper	15 00	Andrew McDade
Union and Advertiser, blanks	4 50	J. C. Gray,
Sunday Herald Printing Co., printing cases	1 00	B. F. Martin,
on appeal	233 80	Warren & Son.
on appeal	60 00	Wm. Atkinson,
Doct Employa Drinting Co. printing blocks		Thomas McAnari
Post-Express Printing Co., printing blanks	8 50	Thos. Coulson,
Ivan Powers, disbursements	116 71	
Peter Sheridan, Post-Express Printing Co., advertisements for City Attorney John P. Smith, binding books	25 98	T. J. Kenning,
Post-Express Printing Co., advertisements		Frank Defendorf.
for City Attorney	5 50	Hugh Hamilton,
John P. Smith, binding books	86 00	Geo. J. Weider,
E. D. Smith, stenographic services,	21 00	M. Heberger,
Stecher Lithograph Co., letter heads	10 00	Smith, Perkins &
R. F. Bowdish, photographs	75 00	•• •• ••
Hayden Furniture Co., desk Surrogate's	10 00	·· ·· ··
office	20 00	Jas. McMannis,
office Rochester Printing Co., Civil Service Com. printing blanks	72 00	W. E. Woodbury
notnester r miting co., civil service com.	10 00	Geo. J. Knapp,
printing blanks	24 50	
Geo. r. riannery,	5 00	Patrick Connaug
Sunday Herald Co.,	7 00	Caroline Ward,
SALARY MONTH MARCH.		Martin Joiner,
		Geo. Fisher,
C. R. Parsons, Mayor	275 00	Thos. McMillan,
John A. Davis, Treasurer	375 00	Jacob G. Bailey,
F. P. Allen, Asst. Treasurer	166 74	P. Connaughton,
Edward Thomas, clerk Chas. M. Beattie,	91 67	Alfred Williams,
Chas. M. Beattie,	83 34	Mary A. Yauchie,
A. D. Davis, City (Treasurer's office	70 00	Robert Cochrane.
Fred E Shedd, Chas. Kondolf,	50 00	Jacob Johnson,
Chas. Kondolf,	40 00	Timothy Derrick.
Ivan Powers, City Attorney	333 37	
H. J. Sullivan, Assistant City Attorney		Geo. Mattern,
E D Smith Stone manhon	166 67	John Siddons,
E. D. Smith, Stenographer	75 Q0 70 0 0	S. A. Bowers,
W. J. Burke, Clerk	70 00	S. A. Bowers, J. C. Wright,
I. F. Quinby, Surveyor.	191 74	Morris Kily,
W. J. Stewart, Assistant Surveyor	125 00	Mary Pallett,
W. B. Sackett, W. W. Race,	75 00	Jos. Lochner,
W. W. Race,	63 37	A. J. Anderson,
		5 , 1600013011,

00	Amphaga Dela				
00 00	Ambrose Redman,				63 37
00	John Kenyon,			•••••	54 24
00	Wm. M. Rebasz, C. E. Bingham, Martin Wahl,	••		• • • • • • •	75 00
ñ	Martin Wahl			• • • • •	50 00 46 37
00 00 00 00 50	L. Y. McConnell		••	· · · · · ·	95.00
őő	L. A. Pratt, City V.Fleckenstein, M. J. Mahar.	Asses	SOF	•••••	25 00 225 00
ÖÖ	V.Fleckenstein.		501	• • • • • • • •	225 00
50	M. J. Mahar.	••		• • • • • • •	225 00 225 00
00	Thos. E. White, Jud	lge Mu	nicinal C	unet.	200 00
	Geo. E. Warner,	·····	in the second		200 00
	Wm. F. Chandler,	Clerk	••		75 00
e,	Peter Sheridan, City	v Clerk			166 74
to	F. J. Irwin, City Me	essenge	r		100 00
ce	Wm. Butler, Assista	ant City	Messeng	er	16 74
	Arthur McCormick,	Fire I	larshal		100 00
_	Daniel O' Neil, Wat	chman	City Hal	1	66 67
t-	John O'Leary, Eng	gineer		· · · · · ·	66 74
s	Goo A Bouton Che	r Utty	$\operatorname{Bid}'g$	• • • • • • •	66 74 25 00
a- 1	V. Fleckenstein, M. J. Mahar, Thos. E. White, Jud Geo. E. Warner, Wm. F. Chandler, (Peter Sheridan, City F. J. Irwin, City Mé Wm. Butler, Assista Arthur McCormick, Daniel O' Neil, Wat John O' Leary, Eng Peter Miller, Janito Geo. A. Benton, Che	ark OIVI	1 Service	· · · · · · · ·	25 00
	P	OOR F	UND.		
	Geo. Engert,	bread	_		ē 99 m
				•••••	\$ 22 62 38 41
n,	Home of industry			• • • • • • •	103 00
n-	Fleckenstein Bros.	••			107 38
y,	Geo. Oppal.	••			18 12
$\langle \cdot \rangle$	Aug. Witzel.	••			35 99
	Mat Jacobs.	•••			35 98 23 67
1	John Hossfeld,	• •			20 78
.	Cath. Keller,	• •			50 58
of	 W m. Benz, Home of industry Fleckenstein Bros., Geo. Oppal, Aug. Witzel, Mat Jacobs, John Hossfeld, Cath. Keller, O' Kane Bros., A Brown & Son, Jos. Schleyer, C. Reuter, John Gleichauf, M. Grange, John Knapp, 	mea	t		498 85
of ce,	A Brown & Son,	••	• • • • • • •		349. AA
he	Jos. Schleyer,				$150 \overline{00}$
ed	C. Reuter,	••			25 00
et-	Jos. Schleyer,		• • • • • • •		463 42
he	A L Morris		•••••	•••••	190 10
re	Smith & Johnson		••••	• • • • • • •	50 00
ls,	Granger & Smyth B	ene			$\begin{array}{c} 25 & 00 \\ 75 & 00 \end{array}$
. 1	Geo. Clar			••••	25.00
1	W. S. Woodruff	erocer	 ies	• • • • • • •	25 00 22 00
1	J. W. Mudgett.	SLOOOL		• • • • • • •	12 00
75	John Gleichauf.	5 .e. e			$ \begin{array}{c} 12 & 00 \\ 19 & 00 \end{array} $
75 77	M. Gannon,	••			15 00
	C. W. Gray,	••			6 50
00	Jos. Knope,	••			6 50 48 00
õõ	John Knapp,	••			15 00
00	John Knapp, Geo. Martin, M. Eisenmenger,	 	,		-10.00
60	M. Eisenmenger,	••	·····		$12 00 \\ 20 00 \\ 27 00$
00		••			20 00
50	M. Eisenmenger, Andrew McDade, J. C. Gray, B. F. Martin, Warren & Son,			• • • • • • •	07 (11)
	B. F. Martin,	grocer	ies	• • • • • • •	355 53
80	Wm Atkingon				8 00
00	Wm. Atkinson,			• • • • • • •	29 00 32 00
50 71	Thos Coulson	· · ·	· · · · · · · · ·	•••••	16 00
98	T. J. Kenning	· • •			20 00
90	Frank Defendorf	••			28 50 23 00
50	Hugh Hamilton.	••			40 00
00	Geo. J. Weider.	••			60 00
00	M. Heberger,	••			21 00
ŏŏ	Wm. Atkinson, Thomas McAnarney, Thos. Coulson, T. J. Kenning, Frank Defendorf, Hugh Hamilton, Geo. J. Weider, M. Heberger, Smith, Perkins & Co)., ··			141 44
00 00	•••••••••••••••••••••••••••••••••••••••				16 00
1	Jas. McMannis, W. E. Woodbury, Geo. J. Knapp, Patrick Connaughto Caroline Ward, Martin Joiner.	••			163 21
00	Jas. McMannis,				284 72
00	W. E. Woodbury,	•••			62 47
50	Geo. J. Knapp,				6 00
00	Patrick Connaughto	on,	• • • • • • • •		10 50
00	Mortin Loipon			• • • • • • •	40 00
	Geo Fisher			••••	19 00
00	Thes McMillan		• • • • • • • •	•••••	18 00
õõ	Martin Joiner, Geo. Fisher, Thos. McMillan, Jacob G. Bailey,				15 00 16 00
74		••		· · · · · · · · ·	
67	Alfred Williams.	••			27 00 52 00
34	Mary A. Yauchie.	Rent.	·····		52 00 7 00
00	Alfred Williams, Mary A. Yauchie, Robert Cochrane,	•• .			25 50
00	Jacob Johnson,	•• •			7 00
00 00 00 37	Timothy Derrick,	•• •			8 25
37	Geo. Mattern,	•• •			19.00
67	Jacob Johnson, Timothy Derrick, Geo. Mattern, John Siddons,	•• •			30 00
90 00	S. A. Bowers, J. C. Wright, Morris Kily,				33 25
20	J. C. Wright,	-	• • • • <i>•</i> • • • • • •	. <i></i>	7 00
74	Morris Kily,		<i></i>	• • • • • • •	8 00
00 00	mary rallett,		•••••	• • • • • • •	4 50
37	Mary Pallett, Jos. Lochner, A. J. Anderson,	•	•••••••	•••••	16 50
01	a. J. Auderson,	•	<i></i>	· · · · · · ·	7 09

S. A. Bowers,	•••••••••••••••••••••••••••••••••••••••
Johanna Yawman,	•• • • • • • • • • • • • • • • • • • • •
F. Ritz,	••
F. Internal line Con	
Wm. Coughlin, Sr., Jno. Englert,	••• ••••••••••••••
Ino. Englert,	
L. W. Maier,	••
Bondor & Sohauman	n, burials 1
B. O'Rielly,	
Patrick Joyce,	••• ••••••••••••••
	••
Geo. Masseth,	
Geo. massein,	
	1
Frick & Son,	
Jeffrey & Co.,	
Punch & Son,	
Funcin & Son,	
Gerling Bros. flo	ur 4
Stone & Campbell,	
City Hospital, board	1 inmates 87
Anthony Eble hack	t hire
Anthony Hole, hack	and
Mary Flannagan, bo	oard
M. Grenagie, hack h	ire
F. J. Amsden, trans	sportation
Jos. Flaherty,	·
JUS. Flaner by,	, board\$3,20
St. Mary's Hospital,	, noara\$3,2
Sisters of Mercy, boa	ard 74
Home of the Friend	less, board 12
Church Home board	d
To Ametrial School h	a and the second
Industrial School, b	oard
Rochester Orphan A	Asylum, board 51
St. Patrick's Orphan	n Asylum, board 82
St Mary's Ornhan A	Asylum, board 1,05
St. Joseph's Orphan	Asylum, board 1,00
St. Joseph S Orphan	Asylum, board 1,00
Home of Industry, i	board
H. Hedditch, meat.	
Geo. M. Daus, bread	d 4
F L Deininger hre	ad 14
D. D. Denniger, bro	404
Mrs. J. Killip, rent.	2
A. W. Mudge, burial	ls 8
Bornhard & Casey	ls
W O Diebingon and	al
W. C. Dickinson, coa	ai
W. C. Dickinson, coa	al 31
Anthony H. Martin,	al
P G Siener, medicir	nes
Curren & Goler mod	dicines
Gurran & Goler, med	
Steener Litnograph (Co., printing for Excise
Board	shing tax list
J. C. Parmlee, furnis	shing tax list 1
R Mayars & Co nar	per 1
Wm Degeott leber	and motorial
wm. nassett, labor a	and material
Geo. J. Weider, soar	p
G. Goetzman, soap.	· · · · · · · · · · · · · · · · · · ·
S. W. Hulburt, bean	IS
H Brongton & Co	beans
11. Drewster & CO., t	Joans
DAY POLL P	OR MONTH OF MARCH

A. H. Marin, Overseer	1.
J. H. McGregor, Clerk	-
Thos. Swanton,	
Jos. Eagan,	-
Geo. Hartel,	i
Dr. D. H. Koch, eity physician	2
Dr. Chas. R. Barber, city physician.	
Dr. A. R. Gumbarts, city physician	
Dr. N. M. Collins, city physician	
Dr. V. A. Hoard, city physician	2
Dr. M. C. Rutherford, city physician	1
P. P. Dickinson, Excise Com's	i
C. Herzberger,	ì
Jas. Mallev.	ì
John Mason, clerk.	ì

HEALTH FUND.

Martin Mason,	ollocting	conho		\$22
martin mason,	concountg	garna	5e	- Dr. 4
Patrick Bradley			• •••	2
Jacob Rauber		••	• • • • • · · · ·	22
Jacob Stein				22
John Becker				22
Chas Jeffords				22
Peter Hardy	• •			22
Daniel Hickey				22
Wm. Rosengreen				2
J. A. Chamberlai				ĩ
Union & Adverti	ar Co nu	blighin	renort	1
omon a marcin	sei 00., pu	onsuing	greporta	
Rochester Herald	l Co., adve	ertising		
H. D. Bryan, pr	nting		••••	
in D. Dryan, pr	ասաց			
Union & Adverti	ser, pub. r	nonthly	report.	- 2

7 50 31 00	PAY ROLL MONTHS FEBRUARY AND MA	RCH	•
22 50	Dr. J. J. A. Burke, Health Officer, Feb.		
28 50	and March. Geo. Messmer, Registrar, Feb. and March. Geo. W. Hall, Inspector, J. N. Harder.	\$150 125	36
$ \begin{array}{c} 11 & 00 \\ 25 & 00 \end{array} $	Geo. W. Hall, Inspector.		3 40
46 00		88	3 40
85 00	Frank Downing	88	40
37 00	Frank Downing, 4 days	4	19 66
6 00 6 00	LICHTV M Heinold keepen of Hone Hee		. 00
102 50	pital, Feb. and March John Galvin, sewer flusher, Feb. and March August Helbing	100	00 (
30 50	John Galvin, sewer flusher, Feb. and March	8	40
12 00	Wm T Kohlmota and all attended	83	33
$\begin{array}{ccc} 12 & 00 \\ 73 & 02 \end{array}$	Feb. and March.	204	. 00
56 00	Alex. M. Bruce, inspector plumbing, Feb.		
71 25	And March		68
16 00	Feb. and March. Alex. M. Bruce, inspector plumbing, Feb. and March. Messenger, Feb. and March.	66	70
$\begin{array}{c} 12 & 00 \\ 6 & 00 \end{array}$	CITY PROPERTY FUND.		
22 91	F. J. Irwin, cleaning, &c.	\$ 4 0	00
15 00	wm. Bassett, labor and material	12	30
02 57	D. B. Earl, labor and material	240	62
$ \begin{array}{c} 40 & 57 \\ 24 & 00 \end{array} $	Rochester Gas Co., gas City Hall, &c.,Dec. D. B. Earl, labor and material Rochester Gas Co., gas city buildings, Jan. Feb.	188	őõ
43 70	Feb.	166	88
75 53	March	164	50
18 40	Minges & Shale, desk, attorney's office C. F. Paine & Co., chloride of lime	- 30	$\begin{array}{c} 00 \\ 25 \end{array}$
24 91 55 15	Kondolf Bros., ice.	38	45 45
$\begin{array}{cccc} 55 & 15 \\ 06 & 85 \end{array}$	Kondolf Bros., ice G. T. Bailey, stamps	2	4 0
78 11	LAMP FUND.		
75 00 .	Citizens' (las Co. setting lamp posts	\$ 6	~0
46 81	Citizens' Gas Co., setting lamp posts Citizens' Gas Co., labor and material Citizens' Gas Co., labor and material	ି ଶ	95
$\frac{48}{12} \frac{01}{00}$	Citizens' Gas Co., labor and material	16	26
$\begin{array}{c} 12 & 00 \\ 22 & 00 \\ 30 & 50 \end{array}$	J , I , Ru Ssen, new lamp loos.	- 40	50
30 50	Brush Light Co., lighting lamps, February \$ Mar ch	4,403 5,023	10
$ 34 30 \\ 81 25 $	Citizens' Gas Co., February	1,298	55
11 63	March	1,431	40
	Rochester Gas Co., February	851	00
7 85	United Gas Imp. Co., Harch February	901 319	20
625	Citizens' Gas Co., Rochester Gas Co., United Gas Imp. Co., J. P. Russell (assignee), PAY ROLL FOR MONTH OF MARCH.	353	4 0
66 00	J. P. Russell (assignee), March	569	62
10 00	PAY ROLL FOR MONTH OF MARCH.		
18 00	Charles R. Finnegan, sup't electric lights.	50	00
$ \begin{array}{c} 91 & 50 \\ 78 & 75 \\ 3 & 50 \end{array} $	PARK FUND.		
3 50	James Plunkett, labor and cartage	e	50
5 30	Henry Heavey, hack hire	Ф г	õ
60 00		-	
	POLICE FUND.		
11 00	Thomas Dukelow, expenses (Sleidle case).	\$ 10 92	44 41
$\begin{array}{c} 41 & 67 \\ 66 & 74 \end{array}$	George Long, expenses (Richard Hayden). Thomas Lynch, expenses (Lillie Groh case)	12	21
66 74	Thomas Dukelow, expenses (Parsons De		
66 74	K FOVIE (9996)		36
6250	Western Union Tel. Co., services Bernhard & Casey, coal		93 00
41 74 41 74			õõ
41 74	J. L. Geir, repairing furniture. Maggie Gaffney, cleaning. Addie Mosher, washing. Roch, Dist, Tel. Co., services, Feb. B. L. Sheldon, meals for prisoners. Balt, & Ohio Tel. Co., services for Feb. B, Frank Enos, expenses, Feb. B, J. Boddand Üverv	13	00
	Addie Mosher, washing.	- 3	00
41 74	Roch. Dist. Tel. Co., services, Feb	8	00
$\begin{array}{c} 41 & 74 \\ 60 & 00 \end{array}$	Balt & Obio Tel. Co., services for Feb	16	75 97
60 00	B. Frank Enos, expenses, Feb	6	45
60 00	B: Plath Photos Colores, Color	3	50
65 00	Atkingon & Sykes, numbering patrol keys	6 6	$\frac{00}{25}$
1	John A. Weider, supplies at patrol house.	15	- 20
	Fred C. Seitz, police patrol house Shaw & Sours, use of horse patrol wagon.	395 37 37	40
28 00	Shaw & Sours, use of horse patrol wagon.	- 37	50
28 00	Shaw & Sours, use of norse partor wagon. Thos. Lynch, expenses in Clark case Rochester Gas Co., gas at patrol house Sunday Herald Printing Co., printing Post-Express Printing Co., printing blanks Cheve Evrelowt livery.	3 8	40 70
28 00 28 00	Sunday Herald Printing Co., printing	10	50
28 00	Ed Monaghan, horse shoeing	16	25
28 00 28 00 28 00 28 00	Post-Express Printing Co., printing blanks	14	00
28 00	Chas. Englert, livery	- 11	00 00
28 00 28 00	Bochester Gas Co., gas at patrol house	15	30
56 50	Chas, Englert, livery Dr. S. A. Pierce, medical services Rochester Gas Co., gas at patrol house Chas, Bidwell, feed patrol horses Williamson & Higble, paper file	- 29	40
27 00	Williamson & Higbie, paper file	2	25
3 60		Đ,	25 86 55
$\begin{array}{c} 4 & 00 \\ 27 & 00 \end{array}$	C. E. Morris, stationery, etc Union and Advertiser Co., printing blanks	4	65 00
	Chion and Ikarorenser oon, printing olanas	•	

.

	R MONTH OF M			J. E. Moran, A. J. Moynihan,	•• ••	
J. W. Rosenthal, Polic	ce com., quarte	r sal-	050 00	Theo. H. Cazeau,	•••	
ary to April 1. James D. Casey, Polic	o Com guarte	· · <i>·</i> · · · · 🌾	200 00	Henry M. Meislohn.	•• • • • • • • • • • • • • • • • • • • •	
ary to April 1	e com., quarte	r sai-	250 00	Chas. P. Player,		
Bartholomew Keeler,	Police Justice	•••••	275 00	J. W. Chatfield		
B. Frank Enos. Police	Clerk	• • • • • •	125 00	John Coughlin		. 6
B. Frank Enos, Police Jos. P. Cleary, Chief I	Police	••••	150 00	Michael Hyland	turnkey	
Unas. McCormick, Ass	t. Chief and Da	v Cap	116 67	Jacob Markey	janitor	
Wm. Keith, Night Car	otain		$108 \ 33$	Louis W. Miller Henry W. Martin	operator	
Ben. C. Furtherer, Frank B. Allen,	Lieutenant		85 00	Henry W. Martin		
Frank B. Allen,	••		85 00	Chas. Dingman Albert Gerber	driver	
John A. Baird, John E. McDermott, John C. Hayden,	••		85 00	Isaac G. Lovett	patrolman	
John E. McDermott,			85 00	Isaac G. Lovett	•• •••••	• •
John C. Hayden,	Detective		90 00	EXECUTIVE	BOARD DEPARTME	NT,
Thos. Lynch, Henry Baker, Thos. A. Burchill, Peter Lauer, Jos. S. Roworth, Patk. C. Kavanagh, Thos. Dukelow,		•••••	90 00	Roches	TER, N. Y., March 25	, 1887.
Thos A Burghill		. 	- 90 00			,
Potor Lauor		••••	$85 00 \\ 90 00$	To the Common Coun		
Log S Boworth		•••••	90.00	The accompanying	bills and estimates,	as per
Path C Kayanagh		• • • • • •	90.00	following statement, tracted, examined, a Board, are hereby Board for payment, City Charter. Respe	having been lawf	ully e
Thos. Dukelow,		•• ••	90 00	tracted, examined,	audited and settled	l by
Geo. Long,		••••	90 00	Board, are hereby	certified to your l	honora
Older Oliver,	••	•••••	5 00	Board for payment,	pursuant to sec. 1	48 of
Andrew Connolly,	Patrolman		75 00	City Charter. Respe	ctfully submitted,	
Robert Burns,		• • • • • •	75 00	[T1	tos. J. Neville,	
Jacob Harter	••	• • • • • • • •	75 00		Clerk of Executive	Boar
Wm P O'Noil	••	• • • • • • •	67 50	SALARIE	S AND EXPENSES.	
Wm. P. O'Neil, John Mitchell,		• • • • • • • •	75 00			
Ed McDonough,	••	• • • • • • •	75 00		hway Fund.	
Jos. St. Hellen,		•••••• •••••	75 60	Geo, F. Flannery, agt	., printing	. \$1
Chas. E. Fowler,		•••••	67 50	T. J. Neville, Clerk, 0	uspursements	. ľ
Wm. McKelvey,	••	· · <i>' · ·</i> · ·	75 00	S. B. Williams, oil	1	
Robert Sloan,	••		65 00	Waldert & Anscomb, David Clancy, gravel	naus	
John Dean.	••		75 00	Lavia Clancy, gravel		
Samual Schwartz,	••		75 00	Geo. C. Buell & Co., s	alt	14
James A. Johnson.	••		40 00	Hollister Bros., lum	Jer	. 1
Charles W. Peart,	••		75 00	B., N. Y. & P. R. R. (ins to picks	: 1
Charles Hart,	••		75 00	James Sullivan, repa	ars to picks	
Michael Hynes.	••		75 00	Hicks & McKenzie, h	stmont transfor	
Louis Nold,	••		75 00	Water Works Depa	account	". 42
Peter Hess,			75 00	Water Works Depa	recount transfer of	
Oliver A. Youle,	••		75 00	barn account	cransier (. 52
Fred. Kipphut,	•• ••	. .	75 00	Water Works Depa	rtmont transfor	. 044 vf
Hiram Rogers,	••		75 00	salary and expense	account	. 47
P. J. Cummings,	•• ••		75 00	salary and expense	account	
B. L. Stetson,	••		75 00			\$1,64
Patrick Caufield,	••		75 00	Wate	r Pipe Fund.	dar 10 r
Patrick Culligan,			75 00			@ 15
William Murray,			75 00	Monthly pay-roll for	March.	. \$45
Michael Englert,			75 00	Donaldson Iron Co.	, est. No. 1, cast fro	¹ e m
John Sullivan,	••	• • • • • •	75 00	pipe. Thos. J. Neville, Cl	out froight on los	. 6,90
Dennis Hogan,	••	<i>.</i>	75 00	nino oto	erk, freight on lea	
James E. Ryan,			75 00	Wm. Fuller, est. No.	1 Unwlow at	
John Yaman,	••	•••••	25 00	Ludlow Valve Manuf	acturing Co valves	24
Michael Zimmerman,	••		75 00	Pohort Stowart of	t No 0 unloadin	. 64±
George H. Kron,	••	•••••	75 00	Robert Stewart, es		g 8
George Leise, Henry Baker, 1r	••	•••••	75 00	Water Works Depa	rtment transfer o	
Henry Baker, Jr., Michael Fitzpatrick,	••	••••	$\begin{array}{c} 75 & 00 \\ 75 & 00 \end{array}$	water nine extensio	n account	. 3
William Hilliard,	••	••••	75 00	Water Works Depa	rtment, transfer	
Fred. Walter,	••	••••	75 00	salary and expense	account	. 1.03
John Blitzer,	••	• • • • • • •	65 00			
Geo. Mohr,	••	•••••	62 50			\$10,02
E. O'Loughlin.		• • • • • •	75 00	Water	r Works Fund.	,
Geo. Kliesly.	••	•••	75 00	Monthly pay roll, ope		\$1.97
Geo. Kliesly, E. J. O'Brien,	••	•••	75 00	set	vice and repairs	1.28
John B. Davis, Nich. J. Loos, John H. Dana,	••	•••••	75 00	Byron Holley, sala	ry for March	20
Nich. J. Loos,	•• ••	••••••	75 00	Emil Kuichling,	iy tor maron	
John H. Dana,	•• ••		75 00	Geo.W. Aldridge	· · · · · · · · · · · · · · · · · · ·	20
wm. white.	••		75 00	Geo.W. Aldridge, H. B. Stevens, assign	ee. castings.	6
Ed. Van Vorst,	•• ••		75 00	B. F. Harris, rent of	barn for March	. 2
John C. McQuaters,	•• ••		72 50	T. J. Neville, clerk, h	ay, straw, etc	. 4
John M. Reis,	•• ••		75 00	Doyle & Gallery Co.,	coal	. 11
Frank S. Skuse,	••		75 00	Rochester Gas Light	Co., gas	. 1
Jacob Frank,	••		75 00	James R. Chamberla	in, packing, etc	. 5
John Wangman,	••		70 00	Hicks & McKenzie, h	orse shoeing	. 1
John Monaghan, Chas. Siefferd,	••		75 00	James Field, packing	twine, etc	
Unas. Siefferd,	••	• • • • • •	75 00	H. Jacobs, pens Mrs. D. Golding, rent	· · · · · · · · · · · · · · · · · · ·	
Dani, Golding.			75 00	Mrs. D. Golding, rent	t of barn	
Mich. Cain, Jas. P. Flynn, Hugh Clark,			7250	S. B. Williams, oil John C. King, office		
Jas. P. Flynn,			7250	John C. King, office	furniture	. 4
Hugh Clark,			75 00	weaver, Paimer & R	ichmond, hardware.	· •.
Wm. Laragy, W. R. McArthur,			75 00	W. L. Buckland, hors	se hire	
w. K. McArthur,			70 00	Samuel Moulson, soft	soap	
Jos. Baker,			72 50	Rochester Pine and	Hard Wood Lumbe	r
			77.4 50	(lo humbon		. 4
Chas. Stupp, F. A. Klubertansz,		 	$72 50 \\ 75 00$	S. H. Oviatt, hay		

相対測定に

The second

1

- Contraction

Geo. Bantel & Sons, horse	-225 0	0
Fire Department, horses	3250	0
M. W. Rundel, picture frames	12	5
Bradshaw & Herzberger, coal, etc	196 7	4
McConnell & Jones, rent of repair shop	237 5	ō
Rochester Herald Printing Co., subscrip-		
tion	73	5
John Zimmerman, damages	- 30 Õ	õ

	\$5,360	69
Fire Department Fund.	* 1	
Monthly pay roll for March	. \$4,269	83
Active Hose Co., monthly appropriation.	. 250	-00
Alert	· 237	50
Protective Sack and Bucket Co., quarterl	v	
appropriation	. 400	00
T. J. Neville, clerk, hay, oats, etc		-91
Water Works Dept., transfer of Salary and		
Expense account		46
Water Works Dept., transfer of Barn ac	-	
count		72
Street Dept., horse		00
	\$5,993	42

Local Improvement Fund.

H. M. Webb, inspection Pinnacle ave. im-8 25 00 provement. Partial Estimates.

McConnell & Jones, estimate No. 2, Goodman st. sewer.....

\$6,408 00

Adopted by the following vote : Ayes Ald. Tracy, Coughlin, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Man-deville, Switchard, Weider, Bohrer, Kelly, Schaeffer-13.

The Board then adjourned until Monday, April 4th, at 3 o' clock p. m.

PETER SHERIDAN, City Clerk.

+++ In Common Council-April 4, 1887.

FINAL MEETING.

Ald. W. H. Tracy, President of the Board, presiding.

Present—Ald. Tracy, Coughlin, Marson, Watson, Kohlmetz, Fritzsche, Elliott, Foley, Selye, Swikehard, Weider, Stein, Boh-

rer, Kelly, Schaeffer—15. Absent—Ald. Mandeville—1, The President, Ald. W. H. Tracy, then read his valedictory, as follows:

Gentlemen of the Common Council:

The time has now come for me to relinquish the trusts and duties committed by you to my hand, as your presiding officer, and to speak to you the words of farewell.

words of farewell. For a year we have togtheer devoted whatever legislative wisdom, ability and experience we pos-sessed to one of the greatest problems of the Nine-teenth Century—the just and salutary government of great cities. Upon us, as the Common Council of the City of Rochcster for the years 1886 and '87 have been cast responsibilities, among the most im-portant that can rest upon a legislative body; for, upon us there was cast by the wish of the people of our city, as voiced by them through their right of franchise, the direct responsibili-ty for the safe and successful administration of the financial and prudential affairs of our beautiful ty for the safe and successful administration of the financial and prudential affairs of our beautiful and prosperous city. In that respect the responsi-bilities are more onerous than those which pertain to legislative bodies of those of our sister cities, where the governing and appointing powers have been centered almost entirely with the executive head of the municipality. How we have performed our duties, the motives and purposes which have actuated our official conduct, and the practical and 1 27

beneficial results, if any, that have been attained by us in the interests of our constituents are, there-fore, from our being thus situated, not only mat-ters for the serious attention of those who placed us here, but they furnish, as well, useful instruc-tion for the public of other cities who are not poli-tically circumstanced as we are, or who may be contemplating changes as to the responsible sources of their corporate legislation. I am frank and fearless to say, gentlemen, that I sincerely be-ue that as such governing body and source of original legislation, that we have performed a work that, as we close to-day the volume of our history as the Common Council of the Flower City for the years 1886 and '87, that we need not be ashamed to look our neighbors in the face, or in an any manner apologize for the work that we have done. It may not be that in every particular de-tail of the multifarious items of judicial, financial and executive business that has been bronght be-fore us, that in the hurry necessarily incidental to gomposed of the carth earthy had we done so; but, that we have honestly endeavored, in the main and substantial features of our legislation, to act in the interest of those who have committed to us our trusts, I sincerely believe, and if to-day there exists, anywhere, a single lingering doubt as to the perfect rectitude of our intentions, I feel assured that future time and events that are to come, per-haps long after us, will fully vindicate our memory and sustant our actions. You have been also, I may truly say, gentlemen, a body of men of which I certainly felt proud, and

haps long after us, will fully vindicate our memory and sustain our actions. You have been also, I may truly say, gentlemen, a body of men of which I certainly felt proud, and I believe that any man could well feel proud, to act as your presiding officer. I know that among your members are those who have risen to solid competency as the result of practical sagacity and industrious habits; those who have had the ad-vantages of liberal education, and the opportuni-ties of foreign travel; those who have had long experience in the legislative affairs of our city; those of you, too, who gifted with a natural sense of the humorous, have often turned aside with op-portune jests or mirth the threatened cloud of angry debate, and those of you also who are pos-sessed of those natural powers of eloquence and expression that fit you to command attention in any legislative body whatever. I have also to congratulate you, fellow aldermen, in the proper manner in which you have, at all times during the year gone by, conducted the transaction of your affairs, and the discussion of still determined, in the ardor with which you have engaged in those undertakings which you thought beneficial; you have at all times conducted your debates without personalities, or improper inter-ruptions, and with the digity becoming not only a legislative body, but of any assemblage of gentle-men. Death has spared us all; we go in numbers as we

a legislative body, but of any assemblage of gentle-men. Death has spared us all; we go in numbers as we came, but one of our appointees, the Suderinten-dent of the Poor Department, once our city's Mayor, always our friend, one of nature's truest noblemen, genial, kindly, honest John Lutes, has passed from mortal to inmortal life. The fragrance of his memory and fame will. I trust, be long with you as an excitation to your best endeavored to be fair, not arbitrary; not always sticking to the strictest letter of the parliamentary code, yet, nevertheless, having the desire that our affairs might be conducted with that decorum that be-longs to serious business; had I been anything less or different, I do not deem that I should have been worthy to have been your presiding officer, or to have been the recipient of that unvarying courtesy with which, you each and all, have uniformly treated me, and for all of which I sincerely thank you.

Those of you who are to leave us, although your Those of you who are to leave us, although your chairs will be filled by honorable successors, will not be forgotten. The wisdom, the practical com-mon sense, the ready speech, the solid judgment, the bold and fearless convictions for the right which have always been vouchsafed to the public

137

in the discussion and treatment of all the varied business and topics that have been brought before our body in the persons of those who leave us, have left already their visible impress upon events that will go down the stream of time.

Will go down the stream of time. And now we part forever as a legislative entity, and, once more thanking you for all your kindness and consideration toward me, I find no word that so well and simply expresses to you my heart's emotion as that sweet old word "good-bye."

Ald. Kelly moved that the President's address be ordered received, filed and published.

The motion was put by the Clerk and was adopted.

Ald. Elliott, on behalf of the Common Council, in a neat and feeling speech, presented to Alderman Tracy a tribute, signed by the Mayor, Common Council and city officials, expressive of their appreciation of his efficient services as chairman of the board.

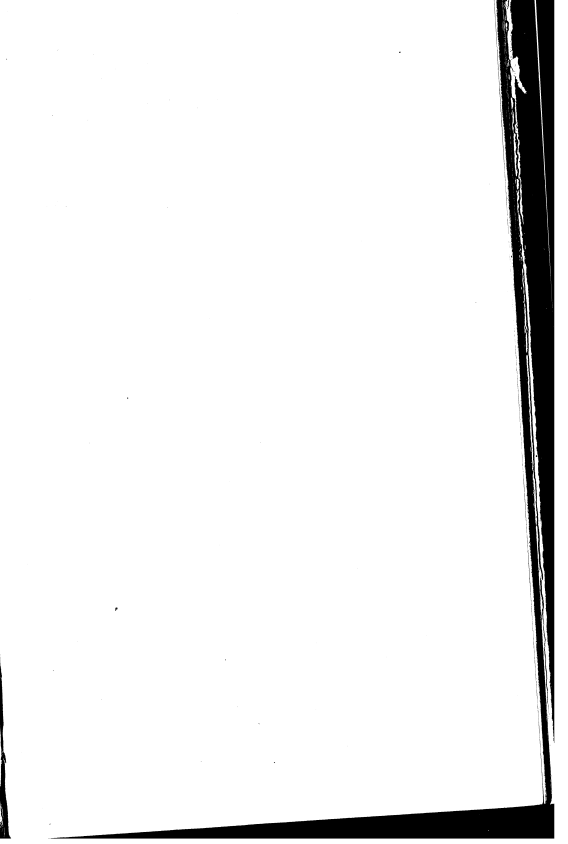
President Tracy said:

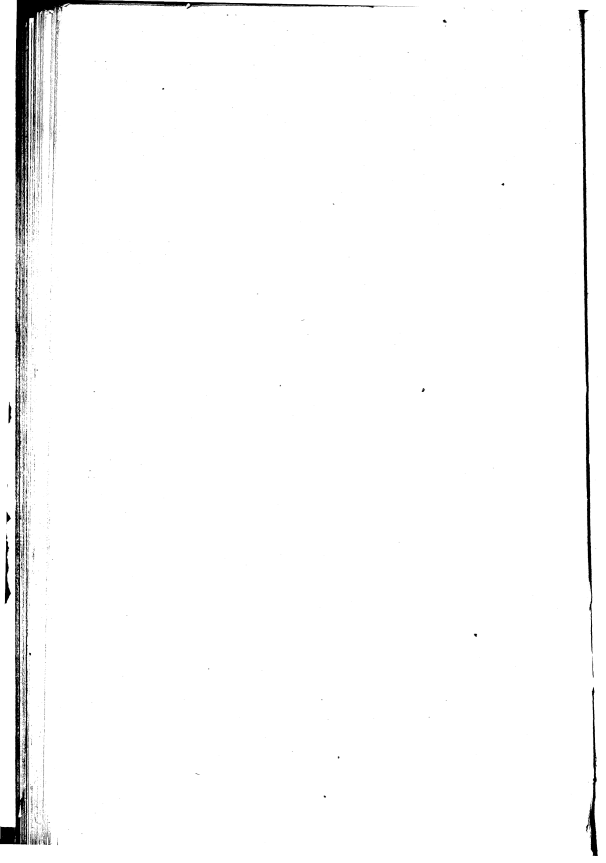
Of late years it has been customary previous to the final adjournment of the Common Council to

present the retiring President with some testimonial of your appreciation of the manner in which he had discharged the duties of his position. I had, a short time ago, requested some of my friends in this board to see to it that that part of the proceedings would be dispensed with on this occasion, but I see they have but partly acceeded to my wishes. This, however, is something of a departure from what has been done in the past, and I am free to admit that your action at this time in the presentation of such a testimonial in the possession of which any man could justly feel proud, is to me more pleasing than words could properly express. I have endeavored at all times to discharge my whole duty in a pleasing, impartial and satisfactory manner, and if I have so far succeeded as to call from you such expressions of approval, I can assure you that I am more than grafifed. This tribute will always be prized and cherished by me as one of the most valuable articles which I may ever become possessed, and it will be the means in future years of recalling to my mind the very pleasant and happy associations of this board of Common Council. Gentlemen, I thank you kindly and wish you all a happy and prosperous future.

The President then declared the Board adjourned *sine die.*

PETER SHERIDAN, Clerk.





INDEX.

			n				
Abb	Fliza	beth J., ta	v co	neal	had		108
		F., petiti					
		eet sewer-		••	••••	••••	. 204
							TO
Fir	et Or	dinance	• • • •		• • • • •	80	. 19 , 218
Fir	al Or	dinance .	• • • •	• • • • •			, 210
		d					
Co	m. rel:	ating to	•••	· · • •	•••••	••••	206
Adler	r Inli	a, petition	· · · ·	• • • •	• • • • •	• • • •	200
Adan	15 E.	N. petitie	 0 n	• • • •		••••	213
Aike	C_{0}	urtney, pe	ritic		••••	• • • • •	125
Aiker	n I I	1. petition	1		•••••		220
Alexa	ander	Street sew	ver~	· · · · ·	••••		229
							21
Fire	st Ord	linance	•••	• • • •	••••	••••	83
		dinance					
		ent ordere					<i>.</i>
		firmed					
		light in					332
		s in					
		t sprinkli					
Allen	Suce	a sprmkn			orde		
"	"	44			confirm		376
	"	(+0					441
		(10)			ordin		
		Imperat			ordin	lance	416
		Improv	eme				6
"	••		4		etitic		65
• 6		4					. 93
"			4		ostpo inal o		-
	"		r.				135
			· ·		iss't c Roll .		315
		Course		r	.	• • • •	445
		Sewer-				1	0.26
					ng oro		216
		· ·			rdina		235
					rd		276
		treet, peti					161
Alore	cm, r	., tax can	tion	.u	• • • • •	354,	355
Alexa	nder,	J. V., peti	tion	1			517
Amsu	еп, г	. J. bill,	51,	, 120,	101,	190,	
	 Taur		• • • •	. 229,	, 208,	330,	499
		es, license reet, sprin			·u	••••	218
							<u> </u>
r ma	li oru	inance		••••	• • • •	••••	38
		nt ordered					386
Koll						· · · ·	445
		reet, sprin					-60
		nance					369
Fina	u ordi	nance		• • • •	• • • • •		416
Ander	son, A	A. J., bills.	120,	190,	268,	438,	499

Anne Street Sewer-	
Petition	230
Com. relating to	255
First ordinance	258
Indefinitely postponed	275
Andrews, E. R., bill	365
Appel, J., bill	180
Arnott, II., petition	
Arnold Park, petition and special ass't.	5 65
Arthur Place, named	
Ashland Street, extension—	325
	e
Petition First ordinance	87
Indefinitely needed and	115
Indefinitely postponed	136
Assessment Committee, report of. 107,	
141, 142, 179, 204, 248, 351, 354, 401,	
	523
Assessment Rolls-	
General, reported and confirmed	130
Local, 184, 217, 299, 332, 342, 367, 444,	
488.	507
Referred to law committee	351
Assessors, City-	
Com. from relating to maps	184
Action on 214, 270, 303, 324, 334,	350
Report	350
Veto of.	300
Appointment of	362
To assess for water tax	442
Atkinson Street sprinkling	777
Final ordinance	38
Indefinitely postponed	56
Attorney, City-	20
Com. relating to	85
Appointment of105,	159
Resignation of	124
Report Com. on124, 126, 143,	317
Salary fixed	
	477 128
Veto of	
To notify	264
To furnish information, 264, 322, 331,	
	340
To prepare charter amendmendments	,
	469
Com. relating to suits, 434, 439,	471
To proceed to collect street car licen-	
st s	524
Atkinson & Sykes, bill 87, 87, 125, 128,	
	517
Atkinson, Wm., bill	498
Atwood, H. F. petition	404
	268
Auctioneers license fixed	202

Δ

on, A. 138

Reconsidered	316
Petition of	316
Report on	331
Avenue A, and Harris Avenue sewer-	
Final ordinance	17
Assessment ordered	239
Roll confirmed	299
Averill Ave Sewer-	
Com. relating to	129
Improvement petition	190
First ordinance	207
Indefinitely postponed	219
Improvement, first ordinance	510
Gas lamp in	228
Avenue D., petition for water	
Avenue E. petition for water	498

в

Baker, Geo., petition	20
Baker, John, bill 20, 104, 125, 160, 189,	
	541
Babcock, H. H. bill 87, 126, 204, 364,	438
Badhorn, Jos. bill, 190,	438
Bailey & Čo., bill	190
Baetzel, F. W., bill	190
Bailey, T. J., petition	211
Baker, Henry, bill	230
Baker, M., petition	404
Bainbridge, J. P., petition	472
Report and resolution	523
Bacon, Theodore, order for	476
Bailey, J. G. bill	498
Bailey, G. T., bill.	517
Baltimore & Ohio Tel. Co., bill, 21, 87,	
126, 190, 229, 307, 336, 364, 438,	499
Banks, Designation of for City's depos-	
its	177
Baptists Miss onary Society, petition	517
Bartlett Street, opened	18
Report on	22
Barnes, Lena, petition	51
Barbour N. H., petition	65
Barton, M. J., petition	87
Barhydt, Amelia, judgment paid	148
Barnes, W. A., petition	244
Barry, M. A., petition	268
Barker, Emeline L., petition	304
Barnard, J. C., bill	438
Barnett, F. petition	456
Bassett, Wm., bill190, 268, 364, 498,	499
Basin Street widening-	722
Petition	336
First ordinance	343
Postponed	361
Report on	405
Amended	415
Remonstrance	415
Indefinitely postponed	446
Bates Street Sewer-	
Petition	21
First ordinance	83
Final ordinance	96
Assessment ordered	279
Roll confirmed	332
Petition for water	21
Bates, Augusta, petition	125

5	
· .	Bay Street, petition for electric light 269
5	Petition for water
E	Bausch, E. E. bill 365
•	Petition for water
į	Dasel M. Detition
7	Bauer Street, petition for lamos
	Beckley I N bill
. 1	Bauer Street, petition for lamps 517 Beckley, J. N., bill
)	Appointment of
- [Resignation of 124
۰I	Order for
	Order 10r
' {	Opinions of
1	Bell Telephone Co., bill87, 190, 191, 336
1	
	Licenso roughed
1	License revoked
	Petition of
:]	
	Report 295
	Report
ļ	Poles and wires removed 302
	Beck, E. W., petition
. 1	
1	Bell A W bill
1	Bell, A. W. bill
1	Becker, Adam, petition.
	Report on
1	
ł	Book F D
	Deck, E. B 128
1	Benz, W. & L., petition
ĺ.	
1	Denton, Geo. A., order for 106
	Bill of 190
1	Bennett A petition
1	Bernard Street and Hayward Park Sew-
	or polition
1	er, petition 159 Bernhard & Casey, bill, 190, 364, 499 499
	Bernhard & Casey, bill, 190, 364, 499 499
	Benton Street sewer-
	Entimente de la la la la la la la la la la la la la
	Estimate corrected 218
L	Assessment ordered
	Assessment ordered239Roll confirmed299Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition426
	Assessment ordered 239 Roll confirmed 209 Benedict, Luther C., petition 227 Bend, Samuel, petition 245 Beth Israel Congregation, petition 351 Report 402 Bennett, C. R., petition 436 Bendet & Schuman, bill 400
	Assessment ordered239Roll confirmed299Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517
	Assessment ordered239Roll confirmed299Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517
	Assessment ordered 239 Roll confirmed 299 Benedict, Luther C., petition 227 Bend, Samuel, petition 245 Beth Israel Congregation, petition 351 Report 402 Bennett, C. R., petition 436 Bender & Schuman, bill 499 Berlin Street, petition for water 517 Sinney, R. and D. C., petition 87
	Assessment ordered239Roll confirmed299Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Com. relating to159
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Com. relating to159
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Com. relating to159
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Com. relating to159
	Assessment ordered239Roll confirmed299Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill409Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Com. relating to175Ordinance175Birmingham, J. C., bill.403Bier, Albert, bill226
	Assessment ordered 239 Roll confirmed 209 Benedict, Luther C., petition 227 Bend, Samuel, petition 245 Beth Israel Congregation, petition 351 Report 402 Bennett, C. R., petition 436 Bender & Schuman, bill 499 Berlin Street, petition for water 517 Biney, R. and D. C., petition 87 Bicycle Riders, petition of 159 Com. relating to 173 Birmingham, J. C., bill 336 Bidwell, C. H., bill 428
and the second se	Assessment ordered 239 Roll confirmed 209 Benedict, Luther C., petition 227 Bend, Samuel, petition 245 Beth Israel Congregation, petition 351 Report 402 Bennett, C. R., petition 436 Bender & Schuman, bill 499 Berlin Street, petition for water 517 Binney, R. and D. C., petition 87 Bicycle Riders, petition of 159 Ordinance 173 Birmingham, J. C., bill. 366 Bidwell, C. H., bill 336 Bidwell, C. H., bill 438
and the second se	Assessment ordered 239 Roll confirmed 209 Benedict, Luther C., petition 227 Bend, Samuel, petition 245 Beth Israel Congregation, petition 351 Report 402 Bennett, C. R., petition 436 Bender & Schuman, bill 499 Berlin Street, petition for water 517 Binney, R. and D. C., petition 87 Bicycle Riders, petition of 159 Ordinance 173 Birmingham, J. C., bill. 366 Bidwell, C. H., bill 336 Bidwell, C. H., bill 438
and the second se	Assessment ordered239Roll confirmed299Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition406Bender & Schuman, bill409Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Ordinance173Birmingham, J. C., bill36Bidwell, C. H., bill336Bidwell, C. H., bill438, 517Biensack, Frank, petition517
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Ordinance773Birmingham, J. C., bill.336Bidwell, C. H., bill336Bidwell, C. H., bill517Biensack, Frank, petition517Bishop, William, petition229Bly, Sarah, petition125
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Berlin Street, petition for water517Biney, R. and D. C., petition87Bicycle Riders, petition of159Ordinance173Biren, Albert, bill336Bidwell, C. H., bill438, 517Biensack, Frank, petition517Bishop, William, petition229Bly, Sarah, petition125
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Berlin Street, petition for water517Biney, R. and D. C., petition87Bicycle Riders, petition of159Ordinance173Biren, Albert, bill336Bidwell, C. H., bill438, 517Biensack, Frank, petition517Bishop, William, petition229Bly, Sarah, petition125
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Berlin Street, petition for water517Biney, R. and D. C., petition87Bicycle Riders, petition of159Ordinance173Biren, Albert, bill336Bidwell, C. H., bill438, 517Biensack, Frank, petition517Bishop, William, petition229Bly, Sarah, petition125
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition402Bennett, C. R., petition436Bender & Schuman, bill409Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Com. relating to750Ordinance773Birmingham, J. C., bill336Bidwell, C. H., bill336Bidwell, C. H., bill229Bly, Sarah, petition125Blaesi, Charles, petition125Blaesi, Charles, petition126Bloss Street, pet, for Electric Light160
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill409Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Com. relating to750Ordinance173Birmingham, J. C., bill408Bidwell, C. H., bill336Bidwell, C. H., bill438, 517Bisnop, William, petition125Blackford, Jos., bill125Blackford, Jos., bill125Blackford, Jos., bill126Bloss Street, pet. for Electric Light160" Imp. first ordinance160
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Ordinance173Biter, Albert, bill336Bidwell, C. H., bill438, 517Biensack, Frank, petition517Bishop, William, petition125Blackford, Jos., bill125Blaesi, Charles, petition126Bloss Street, pet. for Electric Light160" "postponed.511
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Ordinance173Biter, Albert, bill336Bidwell, C. H., bill438, 517Biensack, Frank, petition517Bishop, William, petition125Blackford, Jos., bill125Blaesi, Charles, petition126Bloss Street, pet. for Electric Light160" "postponed.511
	Assessment ordered 239 Roll confirmed 209 Benedict, Luther C., petition 227 Bend, Samuel, petition 245 Beth Israel Congregation, petition 351 Report 402 Bennett, C. R., petition 436 Bender & Schuman, bill 499 Berlin Street, petition for water 517 Binney, R. and D. C., petition 87 Bicycle Riders, petition of 159 Com. relating to 179 Ordinance 336 Bidwell, C. H., bill 336 Bidwell, C. H., bill 438, 517 Bishop, William, petition 229 Bly, Sarah, petition 125 Blackford, Jos., bill 125 Black, Charles, petition 125 Blasesi, Charles, petition 126 Bloss Street, pet. for Electric Light 160 " " Imp. first ordinance 517 " " postponed 516
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Ordinance173Birmingham, J. C., bill316Bidwell, C. H., bill336Bidwell, C. H., bill438, 517Bishop, William, petition125Blackford, Jos., bill125Blaesi, Charles, petition126Bloss Street, pet. for Electric Light160""" Imp. first ordinance511""" temostrance511""" temostrance511Blair, Robert, bill511
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition402Bennett, C. R., petition409Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Com. relating to750Ordinance773Birmingham, J. C., bill306Bidwell, C. H., bill336Bidwell, C. H., bill329Bly, Sarah, petition125Blaekford, Jos., bill125Blaesi, Charles, petition125Blaesi, Charles, petition125Blaesi, Charles, petition126Bloss Street, pet, for Electric Light160""" Imp. first ordinance438, 517Blair, Robert, bill229Stata, petition125Blaesi, Charles, petition125Blaesi, Charles, petition125Blaesi, Charles, petition126Bloss Street, pet, for Electric Light160""" Imp. first ordinance438, 517Blair, Robert, bill516Blair, Robert, bill516Blair, Robert, bill516
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Com. relating to159Ordinance173Biren, Albert, bill336Bidwell, C. H., bill438, 517Biensack, Frank, petition125Blackford, Jos., bill125Blaesi, Charles, petition125Blaesi, Charles, petition126Birs, Street, pet. for Electric Light160"" postponed511"" remonstrance516Blair, Robert, bill438, 517Boddy, Mary A., petition510Board of Education510
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Com. relating to159Ordinance173Biren, Albert, bill336Bidwell, C. H., bill438, 517Biensack, Frank, petition125Blackford, Jos., bill125Blaesi, Charles, petition125Blaesi, Charles, petition126Birs, Street, pet. for Electric Light160"" postponed511"" remonstrance516Blair, Robert, bill438, 517Boddy, Mary A., petition510Board of Education510
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Ordinance173Birmingham, J. C., bill336Bidwell, C. H., bill438, 517Bishop, William, petition229Bly, Sarah, petition125Blackford, Jos, bill125Blaesi, Charles, petition516Bloss Street, pet. for Electric Light160" " postponed516Blair, Robert, bill438, 517Board of Education516Blair, Robert, bill438, 517Budy, Mary A., petition516Blair, Robert, bill516Blair, Robert, bill516Blair, Robert, bill516Blair, Robert, bill516Blair, Robert, bill60Building fund, report on71
	Assessment ordered 239 Roll confirmed 209 Benedict, Luther C., petition 227 Bend, Samuel, petition 245 Beth Israel Congregation, petition 351 Report 402 Bennett, C. R., petition 436 Bender & Schuman, bill 499 Berlin Street, petition for water 517 Binney, R. and D. C., petition 87 Bicycle Riders, petition of 159 Ordinance 173 Birmingham, J. C., bill. 366 Bidwell, C. H., bill 336 Bidwell, C. H., bill 336 Bidwell, C. H., bill 336 Bidwell, C. H., bill 125 Blackford, Jos., bill 125 Blackford, Jos., bill 125 Blassi, Charles, petition 126 Bloss Street, pet. for Electric Light 160 " " Imp. first ordinance 511 " " remostrance 516 Blair, Robert, bill 438, 517 Boddy, Mary A., petition 516 Blair, Robert, bill 438, 517 Boddy, Mary A., petition<
	Assessment ordered239Roll confirmed209Benedict, Luther C., petition227Bend, Samuel, petition245Beth Israel Congregation, petition351Report402Bennett, C. R., petition436Bender & Schuman, bill499Berlin Street, petition for water517Binney, R. and D. C., petition87Bicycle Riders, petition of159Ordinance173Birmingham, J. C., bill336Bidwell, C. H., bill438, 517Bishop, William, petition229Bly, Sarah, petition125Blackford, Jos, bill125Blaesi, Charles, petition516Bloss Street, pet. for Electric Light160" " postponed516Blair, Robert, bill438, 517Board of Education516Blair, Robert, bill438, 517Budy, Mary A., petition516Blair, Robert, bill516Blair, Robert, bill516Blair, Robert, bill516Blair, Robert, bill516Blair, Robert, bill60Building fund, report on71

Com. relating to charter funds23,	50
Order for	147
To report in relation to compulsory	~
education law	264
Bock, Conrad, petition	20
Boardman Street—	54
Walk petition	
First ordinance.	500
Final ordinance	91 118
Indefinitely postponed	133
Petition for electric light	472
Bock, Geo., bill	125
Boehm, Joachim, tax canceled	140
Boehm, Joachim, tax canceled Bonded debt, interest provided for	139
Boma, ohn, petition,	179
Bolt, Charles, petition	459
Boone, Chas. C., petition	529
Borchard Street walk-	
Petition	21
First ordinance	84
Final ordinance	100
Assessment ordered	315
Roll confirmed. Bortle, E. W., petition	342
Bortle, E. W., petition	88
Botsford, Dr., remonstrance5,	21
Petition	21
Report on	65
Bower, John, report on treasurer's acct. Bill	70
Bowers, S. A., bill125, 229, 307,	87
Bottsford, Nathan, pet and rem	499 179
Boughton Seymour, tax cert. assigned.	248
Boulevard, improvement of-	240
First ordinance	274
Final ordinance Boyle, Mrs. Wm., bill	301
Boyle, Mrs. Wm., bill	307
DULLUM, F. W., DIII	365
Bowman, Thos. W., petition	459
Bowman, Thos. W., petition Report on	475
Action on Bradley, Patrick, bill.20, 125, 160, 189,	476
Bradley, Patrick, 5111.20, 125, 160, 189,	230
Broup, Lulius, ett., 267, 325, 336, 403,	541
Braun, Julius, petition Brewster, Gordon & Co., building unsafe	21
Bill Bill	50
Bill	336
Bradstreet Mary W petition and tax	104
cancelled	104
cancelled Bradshaw & Herzberger, bill	161
Brautigan, Mrs, petition	
Braun, John, bill	245 325
Brackett, James, petition	485
Brewster, H. & Co., bill	498
Briggs, Bro's, bill Brighton, Village of, petition "Town of, tax bill	iói
Brighton, Village of, petition	161
" Town of, tax bill	438
Drinker Park, lamps in	188
Brown Street, asphaltum improvement—	
Petition	2 0
First ordinance	32
Amended	56
Final ordinance	298
Amended	120
Corrected Brown street, Medina stone improvement,	297
2.0 Succe, arcana stone improvement,	

First ordinance	
Amended	31
Amended.	56
Postponed	135
indefinitely postponed	144
brown Street, pipe sewer ordered	50
riist ordinance. 81	197
Postponed	
Final ordinance	95
Final ordinance	210
Reconsidered and indef. postponed	154
Petition.	188
rissessment ordered	34ó
Koll confirmed.	367
Sewer ordered.	528
Brown L. L. netition	
Brown, L. J., petition	104
Brocket, F. A., petition	104
Drown, J. A., petition	161
brown, Hannah F., proposal relating to	
Goodman Street outlet sewer. 164, 228,	
- toullan Street outlet sewer . 104, 228,	
Brown, Hannah F., com. relating to	309
Brown, Hannah F., com. relating to	
	330
Order for Brownell, C. C., bill	330
Brownell, C. C., bill 100	336
Brownell, C. C., bill	
Brown Those bill	295
Brown, 11105., 0111	438
Drown & Son, A., Dill	498
Bronson Ave, crosswalk on 349. Brown H. S., petition	349
Brown H. S., petition	438
Brown, Robert Brush Electric Light Co., bill20, 86,	500
Brush Electric Light Co bill 20.86	5
160 000 065 006 064 406	108
$C_{\text{ontropt with}}$	498
	214
v eto of	152
Proposal of	396
Brunswick, Fanny, petition Brunswick, Edward, petition	65
Brunswick, Edward petition	86
Report on	
	142
Veto of	163
Reconsidered	163
Bryan Street, dedicated	18
Bryan, H. D., bill 20, 126, 141, 204, 230,	
· · · · · · · · · · · · · · · · · · ·	54I
Dell Sant D. 12.5 511.07, 229, 330, 304,	517
Bull, Sarah P., claim, judgment and or-	~ ~
der for	88
Buckley, Charles, appointment of	183
Buffalo, N. Y. & P. R.R., Managers of-	
	266
	206
	-
D I D D D D D D D D D D D D D D D D D D	305
Buchert, Dr. F., bill	403
Burke, M. L., bill Burnes, Geo. W., petition	20
Burnes, Geo. W., petition	51
Burchell, T. A., bill Burke, FitzSimons, Hone & Co,, bill	269
Burke FitzSimons, Hone & Co., bill.	
Burkhard, John M., petition—	336 351
Burninara, John Lai, Peterer	
	401
Tax cancelled	40 2
Burgess, N. C., petition Bush, W. C., bill Butterfield, J. E., bill Butts, J. D., petition	516
Bush, W. C., bill.	87
Butterfield, I. E., bill	125
Butte I D netition	
Dutts, J. D., polition	179
Butler, James, bill Butler, Elizabeth, petition	203
Butler, Elizabeth, petition	267
Remonstrance and reconsidered	283
Buckley, Dr., com. from	336

Butts, J.	W,,	petition.	•••	••	•	•••	••	• •	•	••	•	

Cambridge Street, petition for lamps	1
Campbell and Wackerman Street sewer	
Reconsidered and amended	1
Final ordinance	30
Assessment ordered	203
Roll confirmed	21
Campbell Street, West-	
Walk petition	2
First olumance	34
Final ordinance	- 76
Petition for lamps	24
For water	459
Sewer petition	402
First ordinance	400
Final ordinance	446
Caledonia Ave., sprinkling-	
Amended	39
Final ordinance	78
Assessment ordered	388
Rcll confirmed	44
(1887) first ordinance	379
Final ordinance	41
Callister, W. D., petition	5
Canneld Place—	
Petition for gas lamps	8
Ordered	22
Dedicated and accepted	159
Canfield, Louise H., permission granted	103
Cady Street sewer, test pits	125
Cady Street sewer, test pits Canal Street sewer, cleaning	
Ordered	216
First ordinance.	235
Final ordinance	276
Caldwell, John S., petition	306
Callahan, Elizabeth, petition Canvassers, Board of Campbell, T. C., petition	403
Canvassers, Board of	497
Campbell, T. C., petition	499
Caroline Street sewer-	
Report on	10
First ordinance.	33
Final ordinance	75
Assessment ordered	2 40
Roll postponed	299
Remonstrance	299
Electric light in	266
Carter Street walk-	
First ordinance	15
Final ordinance	185
Amended	104
Assessment ordered	314
Roll confirmed	342
Carlton Place, walk petition	87
First ordinance	116
Final ordinance	134
Assessment ordered	315
Roll confirmed	342
Caflton Place, pipe sewer petition	500
Carter, I. F., bill 204, 307,	364
Carter Street Opening-	_ .
Petition	230
wark, petition	472
Walk, petition First ordinance Final ordinance.	490
rmai orumance	510

405	Carroll, Wm., bill	324
	Carle Park—	
	Petition for dedication of	404
5	Petition for water	5c0
5	Carruthers, J. W., petition	433
18	Car. Geo., bill	499
	Casey, Ann. petition	499
36	Casey, Ann, petition Caspar Street Plank Walk-	20
202	•Assessment ordered	
217	Roll confirmed	199
	Roll confirmed Casey, Ed., petition	217
21	Casey, Eu., petition	517
34	Cayuga Place Sewer-	
76	Reconstruction ordered.	192
245	First ordinance	195
459	Final ordinance, rem. and lost	209
404	Central Avenue, Sprinkling-	
400	Final ordinance	38
446	Assessment ordered	376
-1-1	Roll	445
20	Central Avenue, Sprinkling, (1887)-	775
39	First ordinance	369
78	Final ordinance	
388	Center Street, Sprinkling-	417
445	Final ordinance	
370	Final ordinance Assessment ordered	39
417	Assessment ordered	378
51	Roll.	445
	Center Street, Sprinkling, (1887)	
87	First ordinance	370
227	Final ordinance	417
159	Center Street, curbstone improvement—	
103	Ordinance ordered	101
125	First ordinance	116
125	Postponed134, 172, 208, 221, 259,	301
0.76	Center Street, flag walk—	301
216	First ordinance	169
235	Final ordinance	
276	According to addred	198
306	Assessment ordered	313
403	Roll	342
497	Central Avenue improvement-	
499	Petition	120
	First ordinance	132
10	Final ordinance	156
33	Assessment ordered	345
75	Roll confirmed Central Union Transfer Co., petition	367
2 40	Central Union Transfer Co. netition.	
299		
24U	Central Park, petition for electric light.	87
	Central Park, petition for electric light.	
299	Central Park, petition for electric light. Central Labor Union—	87 245
	Central Park, petition for electric light. Central Labor Union— Petition	87 245 265
299 266	Central Park, petition for electric light. Central Labor Union— Petition Report	87 245 265 355
299 266 15	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of	87 245 265
299 266	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of Chatham Street, sprinkling—	87 245 265 355 359
299 266 15	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of Chatham Street, sprinkling— Final ordinance	87 245 265 355 359 39
299 266 15 185	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of Chatham Street, sprinkling— Final ordinance Assessment ordered	87 245 265 355 359 39 378
299 266 15 185 104 314	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of. Chatham Street, sprinkling— Final ordinance Assessment ordered. Roll	87 245 265 355 359 39
299 266 15 185 104 314 342	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of Chatham Street, sprinkling— Final ordinance Assessment ordered Roll Chatham Street, sprinkling, (1887)—	87 245 265 355 359 39 378
299 266 15 185 104 314 342 87	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of Chatham Street, sprinkling— Final ordinance Roll. Chatham Street, sprinkling, (1887)— First ordinance	87 245 265 355 359 39 378
299 266 15 185 104 314 342 87 116	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of Chatham Street, sprinkling— Final ordinance Roll. Chatham Street, sprinkling, (1887)— First ordinance	87 245 265 355 359 378 444 370
299 266 15 185 104 314 342 87 116 134	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of Chatham Street, sprinkling— Final ordinance Roll Chatham Street, sprinkling, (1887)— First ordinance Final ordinance	87 245 265 355 359 378 444 370 417
299 266 15 185 104 314 342 87 116 134 315	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of. Chatham Street, sprinkling— Final ordinance Assessment ordered. Roll Chatham Street, sprinkling, (1887)— First ordinance Final ordinance Champlain Street sewer, test pits Extension petition	87 245 265 355 359 378 444 370 417 125
299 266 15 185 104 314 342 87 116 134 315 342	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of. Chatham Street, sprinkling— Final ordinance Assessment ordered. Roll Chatham Street, sprinkling, (1887)— First ordinance Final ordinance Champlain Street sewer, test pits Extension petition	87 245 265 355 359 378 444 370 417
299 266 15 185 104 314 342 87 116 134 315 342 500	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of. Chatham Street, sprinkling— Final ordinance Assessment ordered. Roll Chatham Street, sprinkling, (1887)— First ordinance Final ordinance Champlain Street sewer, test pits Extension petition Chamberlin, J. R., bill .125, 126, 267,	87 245 265 355 359 378 444 370 417 125 456
299 266 15 185 104 314 342 87 116 134 315 342	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of Chatham Street, sprinkling— Final ordinance Assessment ordered Roll Chatham Street, sprinkling, (1887)— First ordinance Final ordinance Champlain Street sewer, test pits Extension petition Chamberlin, J. R., bill .125, 126, 267, 	87 245 265 355 359 378 444 370 417 125
299 266 15 185 104 314 342 87 116 134 315 342 500 364	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of Chatham Street, sprinkling— Final ordinance Assessment ordered Roll Chatham Street, sprinkling, (1887)— First ordinance Final ordinance Champlain Street sewer, test pits Extension petition Chamberlin, J. R., bill .125, 126, 267, 	87 245 265 355 359 378 444 370 417 125 456 542
299 266 15 185 104 314 342 87 116 134 315 342 500 364 230	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of Chatham Street, sprinkling— Final ordinance Assessment ordered Roll Chatham Street, sprinkling, (1887)— First ordinance Chambar Street, sprinkling, (1887)— First ordinance Champlain Street sewer, test pits Extension petition Chamberlin, J. R., bill .125, 126, 267, 	87 245 265 355 359 378 444 370 417 125 456 542 179
299 266 15 185 104 314 342 87 116 134 315 342 500 364 230 472	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of Chatham Street, sprinkling— Final ordinance Assessment ordered Roll Chatham Street, sprinkling, (1887)— First ordinance Chambar Street, sprinkling, (1887)— First ordinance Chambar Street, sewer, test pits Extension petition Chamberlin, J. R., bill .125, 126, 267, 	87 245 265 355 359 378 444 370 417 125 456 542
299 266 15 185 104 314 342 87 116 134 315 342 500 364 230 472 490	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of Chatham Street, sprinkling— Final ordinance Chatham Street, sprinkling, (1887)— First ordinance Chatham Street, sprinkling, (1887)— First ordinance Champlain Street sewer, test pits Extension petition Chamberlin, J. R., bill .125, 126, 267, 	87 245 265 355 359 39 378 444 370 417 125 456 542 179 469
299 266 15 185 104 314 342 87 116 134 315 342 500 364 230 472	Central Park, petition for electric light. Central Labor Union— Petition Report Invitation of Chatham Street, sprinkling— Final ordinance Assessment ordered Roll Chatham Street, sprinkling, (1887)— First ordinance Chambar Street, sprinkling, (1887)— First ordinance Chambar Street, sewer, test pits Extension petition Chamberlin, J. R., bill .125, 126, 267, 	87 245 265 355 359 378 444 370 417 125 456 542 179

Action on	521
Amendment passed	496
Chappell, A. W., petition	337
Chappell, A. W., petition Challice, W. R., petition	459
Chestnut Park, improvement-	
Petition4,	101
First ordinance	31
Amended	74
Remonstrance	97
Grade established	101
Final ordinance	97
Veto of	113
Assessment ordered	316
Roll confirmed	342
Chestnut Park walk—	344
Detition	
Petition	244
First ordinance 132,	155
Reconsidered133.	215
Final ordinance	172
	205
Indefinitely postponed	238
Grade fixed	281
Chestnut Street, sprinkling-	
Final ordinance	39
Assessment ordered	375
	444
Roll	
(1007) Flist Ofulliance	369 418
Final ordinance Chester Street named	
	148
Chester Street—	
Com. relating to dedication of	177
Chamberlin, Jr. P., petition	190
Chamberlain, Helen]., tax canceled	205
Child Street sewer—	
Petition	21
First ordinance	83
Rem. and postponed	133
Chili Avenue sewer-	•••
Petition	52
First ordinance	84
First ordinance Postponed	100
Amended	118
Final ordinance	133
Chili Avenue plank walk—	133
Petition	126
First ordinance	
	156
Final ordinance	171
Church Home, bill	517
Church of the Reformation, petition	317
City Clerk—	
Appointment of	3
Report of officers qualified . 31, 72, 90,	
113, 130, 154, 167, 184, 206, 216, 233,	
····· 256, 272, 298, 311, 331,	505
To draw orders for salaries	50
To obtain bids for supplies,, 130.	264
To furnish list of physicians	365
To furnish list of physicians To report amt. of sewer damages	516
Report	533
City Hall—	555
** 6 1	43 3
Elevator in	147
Elevator in Proposals for lighting	396
Circus license granted106, 120,	390
Circus incluse granicu	212
Citizens' Gas Light Co-	212
Citizens' Gas Light Co-	212
Citizens' Gas Light Co Bills51, 86, 160, 203, 229, 283, 306, 139	212

	c 17
	517
To lay mains	459
To place lamps	188
Proposal of	148
Contract with149, Com. from relating to sewage254,	162
Com, from relating to sewage 254	270
Civil Service Examiners—	2/0
Com f	
Com. from	406
Secretary's salary, appropriation for	106
City Property Committee-	
Report	179
Annual report	531
To inwort lot at Browner Deals you	
To invest. lot at Brewers Dock. 101,	190
To receive proposals for coal	103
Report	107
Contract. To rep't expns's of elevator, City Hall	159
To rep't expns's of elevator City Hall	147
To solicit hide for lighting City Hall	
To solicit bids for lighting City Hall	349
Report	390
Place names on portraits	397
City property leased	350
" fund, appropriation for	529
Clorie E D multi-	
Clark, E. B., petition	5
Clark, Mary, petition	20
Clancy, Mary J., petition	87
Claremont Street, dedication of	159
Clarkson Street-	-59
Patition for electric links	+6.+
Petition for electric light	161
Sewer petition	404
Remonstrance	438
First ordinance	445
Postponed 482,	490
$\frac{1}{2} \frac{1}{2} \frac{1}$	
Plank walk petition	404
First ordinance	445
Final ordinance	482
Reconsidered	
Clark F W & I I netition	490
Clark F W & I I petition	490 183
Clark F W & I I petition	490 183 263
Clark F W & I I petition	490 183 263 336
Clark F W & I I petition	490 183 263
Clark F W & I I petition	490 183 263 336 364
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill Clarke, J. T., bill	490 183 263 336 364 500
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 364 500 434
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 364 500
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 364 500 434 439
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 364 500 434 439 475
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 364 500 434 439
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 364 500 434 439 475 476
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 364 500 434 439 475 476 488
Clark, F. W. & L. I., petition. Clark, H. B., resignation of. Clark, B. H., bill Clarke, Rose J., bill. Clarke, I. T., bill. Clark, Emily— Suit and judgment. Com. relating to. Appeal Clarkcon Street— .Pipe sewer, first ordinance. Final ordinance.	490 183 263 336 364 500 434 439 475 476 488 512
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 364 500 434 439 475 476 488
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 364 500 434 439 475 476 488 512
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 364 500 434 439 475 476 488 512 489
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 364 500 434 439 475 476 488 512 489 510
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 364 500 434 439 475 476 488 512 489
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 364 500 434 439 475 476 488 512 489 510
Clark, F. W. & L. I., petition. Clark, H. B., resignation of. Clark, B. H., bill Clarke, Rose J., bill. Clarke, T., bill. Clark, Emily— Suit and judgment. Com. relating to. Appeal Pipe sewer, first ordinance. Final ordinance. Plank walk, first ordinance. Final ordinance. Cleary, J. P., bill. 21, 87, 126, 191. 269,	490 183 263 336 364 500 434 439 475 476 488 512 489 510 364
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 354 500 434 475 476 488 512 485 510 364 229
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 354 500 434 439 475 476 488 512 489 510 364 229 17
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 500 434 439 475 476 488 512 489 510 364 229 17 37
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 354 500 434 439 475 476 488 512 489 510 364 229 17
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 500 434 439 475 476 488 512 489 510 364 229 17 37
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 500 434 439 475 476 488 512 489 510 364 229 17 317 414
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 350 434 475 476 488 512 476 488 512 486 510 364 229 17 377 317 317 414 447
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 364 5500 434 439 475 476 488 512 489 510 364 229 17 317 317 414 447 51
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 4500 434 439 476 488 512 448 489 510 364 229 510 37 317 414 447 158 449 510
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 364 5500 434 439 475 476 488 512 489 510 364 229 17 317 317 414 447 51
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 4500 434 439 476 488 512 448 510 364 229 510 37 317 414 447 158 84
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 450 434 475 476 488 512 489 510 364 229 17 317 317 317 317 414 447 51 84 96
Clark, F. W. & L. I., petition Clark, H. B., resignation of Clark, B. H., bill Clarke, Rose J., bill	490 183 263 336 4500 434 439 476 488 512 448 510 364 229 510 37 317 414 447 158 84

..... 445 | Connaughton. P. Roll . . . (1887) First ordinance..... 369 Final ordinance..... 418 Clinton Street, sprinkling (sec. 2)-Final ordinance 38 Assessment ordered.... 377 (1887) First ordinance..... 369 Final ordinance 418 Clinton Place, sprinkling-Final ordinance..... 39 Assessment ordered 377 (1887) First ordinance..... 369 Final ordinance.... 418 Clinton Street-Sewer, petition 147 First ordinance.... 170 Final ordinance 198 Ordinance indefinitely postponed. ... 257 Clinton Street improvement-First ordinance..... 257 Final..... 277 Widening, petition 267 First ordinance..... 300 Final ordinance..... 312 Clifford Street, opening-Petition 190 First ordinance..... 207 Amended... 212 Negot 350 Reconsidered ... 435 Clifford Street extension-Final ordinance415, 511 Negotiate for..... 433 Clinton Street, (North) sewer-Pet 494 Com. relating..... 505 Clum, Victor, petition.... 517 Cooke, M. W., Petition..... 190 Report on.... 204 Tax cancelled 205 Cohn, T., report on, petition of 307 Cook, Fred., petition 325 Colvin Street plank walk, petition..... 485 """ Ist ord..... 508 Commissioners of Deeds, appointment of.....18, 47, 57, 101, 120, 138, 147, 159, 174, 178, 203, 211, 243, 263, 280, 289, 303, 316, 347, 362, 396, 427, 483, 494, 514, 521. 541 Commissioners of Deeds, number fixed 347 Committees-standing, announced..... 51 Comfort St. grade established..... 159 Walk, petition..... 190

Contingent Expense Com., report)8
Annual report	56
To direct purchase of stationery	
	,9
Petition	lo
I not orunnance	
Amended	
Postponed	
Postponed	
Petition for electric light	
Conway, John, bill 12 Connolly, J., bill 16 Connor, John, petition 52 Corlett, Henry, tax cancelled 18 Conwell & Keehn, bill 33 Cock, C. T., remonstrance against 51 Could and William St 51	
Connor John matrix	
Corlett Henry tax cancelled	
Cornwell & Keehn bill	
Cook, C. T., remonstrance against	
Court and William St. outlet sewer-	1
	7
Pay for right of way	
Court St. sewer ordered I 3, 35 Court St. sewer ordered I	
Court St. sewer ordered I Court St. bridge	8
Com relating to	
	-
	0
Hinol ordin	0
	8
Roll	
(1887), first ordinance 36	9
Roll 37 Roll 44 (1887), first ordinance	
County Clerk, bill 8 Coughlin, Wm., petition	
Cox, J. T., bill	
Coughlin, J. J., bill	
Cowen, L., petition 266	
Coughlin James J., order for	<i>.</i>
Costar Street arms	8
Recommended 470	
Ordered	
rusi oromance	
Final ordinance	
Court Street stone arch bridge	-
	1
Com. relating to	•
Coulson, Thomas, bill 498	
Critchell F I patition	1
Critchell, E. J., petition 8;	
Croston. W., bill	
Critchell & Irwin, bill	
Croumy, Stephen, petition	
	Ś
	·
Petition	5
Final ordinance	
Roll confirmed	
Roll confirmed	
Culver Place water mains-	
Com. relating to	;

Culver Park, petition to change name of	269
Report	284
Culver Road sewer-	
First ordinance	302
Final ordinance	333
Culver Street, petition for gas lamps	104
Curran Bros., bill	438
Currier, Sophia, tax cancelled.	108
Curran, Richard, appointment of	143
Com. relating to salary154,	191
Curran, Honora, tax cancelled	180
Cunningham, J. T., petition	211
Culver, M. A., tax cancelled	440
Culhane & Emerson, license granted,	
	497
Veto of	486
Curran & Goler, bill	499

Davis Street sewer—	
Petition	5
First ordinance	33
Final ordinance75,	158
Indefinitely postboned	123
Action reconsidered Assessment ordered	136
Assessment ordered	242
Roll	299
Day, Edwin, petition	-99
Danforth, Geo. F., petition	21
Com. relating to street	177
Dazy, Wm., petition	87
Daley, John, bill	125
Dake and Hebard Street pipe sewer-	5
Assessment ordered	137
Roll confirmed	184
Davis, John A., bill161, 268, 336,	458
Dake Street walk-	т Ј-
Petition	179
First ordinance	106
Final ordinance	238
Reconsidered and amended	228
Assessment ordered	456
Roll	505
Davis, Fred., petition	190
Report on	204
Tax cancelled	205
Davis, Harry M., bill	204
Davis, L. W., bill	438
Davis, W. G., petition	245
Daus, Geo. M., bill	517
Danforth, Henry G.,	365
Davison, Mary W., petition	472
Report on	500
Tax cancelled	501
Reconsidered	528
Danihy, John, petition	498
Delevan Street sewer-	-12-
Petition	104
First ordinance,	115
Final ordinance	133
Assessment ordered	315
Roll confirmed	342
Defendorf, H., petition	57
Com. from	311
Defendorf, Frank, bill, 87, 125, 161, 190,	5
229, 307, 336, 439,	498

Decoration Day, appropriation for	103
Devos, A., bill	125
Dean Street, petition to close	138
Proceedings to be taken	147
Denio, Maria B., tax cancelled	180
Dexter, Gerard, petition	189
Report and contract with	215
Dewitt, H. S., license refunded	212
Devering, Elizabeth, suit of discontinued	230
Densmore, Harriett, petition	364
Derrick, Timothy, bill	499
Deinninger, F. L., bill	517
First ordinance	
First ordinance	15
Assessment ordered	37
Roll	315
Roll Petition for water	342 190
Mains ordered	212
Mains ordered Dickinson, P. P., bill	51
Order for	86
Dickinson, W. C., bill, 190, 220, 268.	
Order for	499
Dispensary, remare rice, bennon of	343
Dittmeir, John, bill.	438
Diebell, Peter, petition	499
Dolanty, M., bill	20
Dolanty, M., bill. Dover Street sewer, action on	48
Dorschel, R., bill.	51
Petition	517
Remonstrance.	472
Doyle, Gallery & Co., bill126, 190,	364
Doty, E. S., petition Dolly, Sarah A., Dr. and others, petition	121
Driving Park Avenue plank walk-	343
Ordered.	49
First ordinance	81
Final ordinance	96
Assessment ordered	277
Roll confirmed	332
Roll confirmed Drew, Allis & Co., bill189, 190, 204,	229
Drinkwater, Dr. A., bill	230
Dransfield, E. B., petition	296
Dudley Street sewer-	
Petition. 5,	τ90
First ordinance	207
Final ordinance	221
Assessment ordered	79 205
Roll	395 445
Roll Dukelow, Thos., bill190, 438, 499,	445
Dukelow, Richard, petition	438
Duffit, W. H., petition	500
Dworskey, H., petition	21
.	

East Avenue sprinkling (sec. 1)—	
Final ordinance	40
Assessment ordered	379
Roll	445
(1887) First ordinance	370
Final ordinance	419
East Ave., repair, care and sprinkling-	
Assessment ordered	344
Roll	367
First ordinance	359

Amended.... 491 Asphalt improvement, petition..... 485 Indefinitely postponed 511 Eagle Street, petition to change name .. 160 East side outlet sewer-Com. relating to....178, 206 Ordinance ordered..... 178 Report of......214, 484 Eastman, J. A., petition..... 325 East Street sprinkling-First ordinance..... 460 Amended..... 481 Final ordinance 491 Eble, A., bill..... 499 Edison Electric Illuminating Co. pet... 19 Report on.... 66 Resolution granting franchise.....66 160 Agreement with..... 175 Edward Street sewer-Assessment ordered..... 201 Edmonds Street-Petition for electric light..... 244 Edelman, Lewis, petiton..... 337 Remonstrance.... 350 Eichelman, E. W. petition..... 121 Eisenmenger, M. bill.....161, 229, 364, 498 Elwood & Brian, bill..... 20, 191, 268, 364 Elm Street sprinkling— Final ordinance...... 40 Assessment ordered...... 379 (1887) First ordinance..... 370 Final ordinance..... 419 Ely Street closing-Action indefinitely postponed...... 40 Elliott, Ald. resignation of..... 57 Electric light, petition for, 57, 161, 190, 204, 229, 230, 244, 245, 267, 268, 269, 296, 303, 307, 325, 336, 499, 500 To be placed, 101, 103, 188, 203, 203, 214, 244, 266, 269, 270, 281, 305, 337, Wires underground......322, 541 Poles to be erected..... 459 Ellwanger & Barry, proposal of land for park, committee on..... 281 Elwood, Frank W. suit of. 434, 472 Ellis J. petition 500 Emerson Street opening-Dedication..... 324 Emerson, Wm. petition..... 404 Report and order for..... 439 Enos, B. F. bill, 21, 87, 191, 230, 269, English, N. bill 229 Englert, Geo. bill..... 268, 438, 498

Englert, Chas. bill,.....403, 438, 517 Erhardt, A. petition..... 161 Ernst, Phillip, bill..... 230 Erickson, Aaron, heirs of, petition.... 267 Ernst, Louis and son. bill...... 307 Euclid Street widening-Petition.... 179 First Ordinance..... 196, 359 Reconsidered..... 359 Amended..... 222 Negotiations for......281, 297, 433, 443 Allegations... 375 Improvement petition..... 213 First ordinance..... 236 Remonstrance... 238 Remonstrance and postponed....259, 301 Reconsidered..... 521 Evans Alley sewer-Assessment ordered...... 200 Roll confirmed..... 299 Evans Alley-Name changed, petition for 295 Name changed...... 335 Evans Place named.... 335 Executive Board report-On Goodman Street sewer6, 164 On streets dedicated.....18, 22, 164, 330 On Favor Street..... 54 Executive Board-Petition of ... 296 Executive Board communication-Relating to Rutger Street.... 10 Caroline Street sewer.... 10 " Lowell, Joiner and Gorham Street sewers. 22 Relating to Ward Park sewer cleaning 113 Pinnacle Ave.bridge app.9 113 •• " Vincent Place sewer, 129, 255 • • Averill Avenue sewer 129 Opening a street from Campbell to Jay Street..... 129 Relating to Lowell and Hermon St. improvement 129 Relating to West Ave. stone walk 153 Plymouth Ave. walks.... 154 Water Street improvement and Brown Street sewer..... 154 Relating to St. Paul St. sidewalks. 183 254 Holly water mains in Livingston St. and West Ave.....191 192 Relating to Spencer Street walks and North St. Paul Street walks..... 192 Relating to Cayuga Place and Mt. Vernon Ave. sewers..... 192 Relating to Chestnut Park walks.... 205 Mt. Hope Ave. improvmt 205 ... Locust Street bridge..... 205 ... Evergreen Place extension 205 44 Adams Street sewer..... 205 " Claim of E. Murphy 206 " East Side outlet sewer... 206 .. N. Y. C. R. R. Alley.... 216 " King, Allen and Canal St.

sewers	
Relating to Mt. Hope Ave. sewer 216 Benton St. sewer estimate 218	
" Myrtle Street widening. 232	
" Goodman St. sewer. 232, 330	
· Invitation of 255	
" Claim of P. Schaad 271	Е
" Hand Street	Ε
" Vernon Park sidewalk 297	
" Street openings, 297, 442,	
Relating to Brown St. improvement. 297	
N. Y. C. R. R. bridges. 330	
Fitzhugh St. foot-bridge. 338 Joiner St. impr'vm't. 339, 362	
Street railroads404, 440	
" Certificate of streets to be	E
taxed for water	
Rela ing to water pipe in Jay Street. 478	
" " Rowe St. 478	
·· Court Street bridge 480	
" Water pipe in West Ave 486	
" Highway fund 508	
Executive Board-	-
Monthly report, 10, 71, 114, 166, 192, 216, 271, 293, 340, 366, 444, 488	·F
To report on street dedication, 18, 88,	
To notify gas companies to repair Sts. 49	
To lay crosswalks49, 139 , 177 , 349	
To resolution relating to purchase of	
gravel bank 50, 100	
To extend water mains, 53, 85, 103,	I
188, 212, 212, 227, 243, 249, 289,	H
	I
To place street signs	I
To prevent sales on sidewalks 86	H
To negotiate for lands, 103, 176, 203,	1
To place fire aların box.105, 303, 484, 484	i
To make test pits \dots 125	1
To proceed to close Dean Street.138, 147	1
To lay pipe at Mt. Hope reservoir 139]]
To present bills and estimates 222	
To discontinue suit W. Fuller, 231	
To enter in contract for Plymouth Ave	
bridge approach	
To pince Brater on Entran	
To open sewer vents	1.
To construct foot-bridge at Fitzhugh	
Street	
To repair street railroad tracks 349	
To remove Bell Telephone Co. poles	
and wires 396	
To report number of teams and men	
employed 435	
To purchase water pipe 443 To conditions required as to labor 457	
To allow poles to be erected 459	
To purchase lead 480	
To trim shade trees 483	
To negotiate for right of way Good-	
man Street outlet sewer 528	
Evangelical Association, petition 65	;
Evergreen Park-	I
140	

Opening negotiations for lands	170
Report	
Commissioners applied for	206
Report of 406,	456
Expenses paid 323, 334,	458
Notice for objections	406
Ewing, Grace T. petition	499
Excise Commissioners-	
Monthly report, 13, 72, 114, 166, 193,	
217, 256, 299, 342, 366, 444,	487
Com. from, 101, 105, 212, 218, 228,	
	483
To be notified	44 I
Clerk of action on salary of	86
Report on	89
Order for	120
Exchange Street sprinkling—	
Final ordinance	40
Assessment ordered	379
Roll.	445
(1887) First ordinance	370
Final ordinance	419

F

1	•	
	Favor street—	
ļ	Petition to change name	4
	Report	148
Ì	Reconsidered	281
	Petition relating to abandoning por-	
	tion of	19
	Report on	54
	Abandoned	55
	Farbeck, H. W. petition	87
	Farber, M. petition	104
	Farrar, Melissa M, suit of, appealed	363
	Fanning, John R. order for	494
	Fenwick, Thomas, petition139.	459
	Report on	355
	Fee Bros. bill	336
	Fee, Mrs. E. Louise, tax certificates	
	assigned to	363
	Ferris, W. C. petition	499
	Fire Marshal—	
	Appointment of	3
	To notify owners of unsafe buildings,	
	To report condition of public build-	205
	To report condition of public build-	
	ings, etc	516
	Fire Department fund, appropriation for	529
	Fitzhugh Street, south-	
	Sprinkling, final ordinance	40
ł	Assessment ordered	377
١	Roll.	445
	(1887) First ordinance	371
ł	Final ordinance	420
	Electric light in	281
	Foot-bridge	349
,	Finance Budget, 67, 108, 149, 180, 222,	
'		542
)	Amended151, 152, 218, 227, 272,	293
)	Finance Committee-	<i>c</i> .
;	Communication relating to tax levy	- 69
5	Departments to meet with	293
;	To employ help to examine	516
	Report 517,	529
	•	

Annual report..... 530 Statement relating to funds..... 529 Fisher, J. J. bill. 87, 229, 229 Fisk, A. J. suit, report and order..... 88 Fifth Avenue, water in..... 103 Finkelstein, Rachel, petition.....125, 295 Remonstrance..... 295 Fish, H. L. petition of..... 159, 304 Fisher, Mary, petition..... 176 First Street improvement-Petition 213 First ordinance..... 235 Remonstrance.... 245 Assessment ordered..... 305 **Roll** 445 Field, Joseph, appointed...... 280 Filkins, H. V. appointment of...... 289 Report 352 Fifty-Fourth Regiment Band, bill..... 307 Fisher, M. petition..... 500 Florence Street-Report on..... 22 Petition for water..... 494 Flannigan, Peter J. petition -65 Flannigan, Mary, bill, 87, 161, 229, 306. Flottz, F. petition 106 Fleckenstein Bros. bill...125, 268, 364, 499 Flint Street-Plank walk, first ordinance..... 132 Final ordinance..... 156 Assessment ordered 345 Grading, assessment ordered 199 Roll confirmed.... 217 Flour City National Bank, designated. 177 Flint, Wilbur F. claim of 272 Report on..... 296 Flaherty, Jos. bill...... 498 Foos, Simon, bill......20, 161, 229 Ford Street Sprinkling-Final ordinance..... 40 Roll.... 445 Final ordinance..... 420 Ford Street, South-First ordinance..... 56, 94 Indefinitely postponed..... 78 Final ordinance..... 110 Assessment ordered.... 393 Roll..... 445 Ford Street, North-First ordinance..... 117 Final ordinance..... 134 Assessment ordered..... 392

First ordinance	371 421
Fox, John T. petition Report on Fonca, W. T. bill	64 88 126
Foley Street— Name of Action on173, 178,	148 203
Petition	203
Committee on Forman, J. P. bill	203 403
Forepaugh's Circus, license granted Ford, Geo. M. petition	230
Foote, H. H. petition Fox, J. M. petition	268
Fogarty, Wm	281 364
Front Street sprinkling— Final ordinance	40
Assessment orderedRoll	380
(1887) First ordinance	445 371
Final ordinance Franklin Street sprinkling—	422
Final ordinance Assessment ordered	41
Roll.	380 445
Franklin Street sprinkling (1887)- First ordinance	37 I
Final ordinance Frank Street sprinkling—	421
Final ordinance 41	78
Amended Assessment	57 391
Roll Frank Street sprinkling, (sec. 1) 1887-	445
First ordinance	371
Final ordinance Frank Street springling—	421
First ordinance Final ordinance	116
Assessment ordered	136 389
Frank Street Medina stone improveme Ordered	nt 46
First ordinance	56
Frank Street improvement—	118
First ordinance	489
Frank Street sprinkling, r887 (Sec. 2)- First ordinance	-
Final ordinance	372 421
Friedman, B., petition Fromm, Casper, bill 190, 364,	161 499
French, Mrs. B., bill Frost Avenue plank walk—	100
Assessment ordered	200
Roll confirmed Frost Avenue opening and extension—	217
First ordinance Final ordinance	359 375
Negotiate for lands Reconsidered and postponed	433
Franklin Square, electric light in	
French, Maria H., petition Frankfort Street walks—	269
First ordinance	284

Final ordinance	361
Reconsidered and amended	344
French, Seward, bill	324
Frothingham, Mary Anr., suit of, appealed	363
Frick & Son, bill	499
Fulton Street—	
Petition for water	20
Pipe sewer, assessment ordered	137
Roll confirmed	184
Fulton Avenue sprinkling-	
Final ordinance	41
Assessment ordered	
Roll	
(1887) First ordinance	371
Final ordinance	
Fuller, W., suit against, discontinued	230
Funds, provided for	529

G

Gas Franchise Committee-	
Report	1
To visit Troy 104	
Report 111, 144, 140	
Agreement	
Gas Companies to be notified 349	
Gamewell Fire Alarm Telegraph Co-	
Proposal of 102	
Contract with 103	
Galusha, N. H., notified of unsafe bld'g 105	
Gardner, Ruth M., tax cancelled 121	
Gannon, Martin, petition 125	1
Gaffney, M., bill 126, 190, 229, 269,	1
Garvey & Donnelly, bill 141	ł.
Gannon, M., bill	
Galvin, T. W., petit, on 229	
Gaskin, H. L. bill	1
Gamewell Fire Alarm Tel.Co.,order for 483	
Garson Avenue plank walk-	1
Petition	
First ordinance 508	
Genesee Street outlet sewer-	1
Petition	
First ordinance	
First ordinance	
First ordinance 509	
Genesee Street, plank walk-	
First ordinance 300	1
Final ordinance	
German Printing Co., bill	
Genesee Avenue Com., relating to 190	
Genesee Falls Railway Co., petition 229	
Gerling Bros., bill	
Genety, L. E. order for 334	
Geer. I. L. bill	
Gilmore Street, pipe sewer-	
First ordinance 14	
Final ordinance 36	
Assessment ordered 202	:
Roll confirmed 217	1
Gilmore, J. H. petition 87	1
Gilmore, J. H. petition	
Glover, Chas. bill	: [
Gleichauf, John-	
Order for 142	2
Bill 498	1

1	Glenwood Park, extension-	
	Petition	148
	First ordinance 169 /	160
	Postponed	07
	Indefinitely postponed	280
		190
	Glenwood Park, grading-	
	First ordinance	r68
		197
	Final ordinance.	208
	Indefinitely postponed	280
	Glenwood Avenue, retaining walls-	
		168
	Old ordinance reconsidered177	146
		187
		197
		455
1	Roll	
		505 268
	Glenwood Avenue nine server net	
	Glenwood Avenue, pipe sewer, pet Goodman St. and Penn. Ave., outlet	500
)	Goodman St. and Penn. Ave., outlet	
H	sewer—	_
5	Report on	5
5	Petition	21
	First ordinance	79
1	Final ordinance	97
2	Com. relating to	528
3	Commission for	309
5		330
	Old ordinance reconsidered and in-	
5		103
2	Goodman St. and Penn. Avenue, south	
	improvement-	
		204
3	First ordinance79	237
1	Final ordinance	259
3	Action on postponed	242
	Amended	199
3	Report on	214
	Petition for gas main	189
1	Electric light	307
3	Goodman St. and Penn. Ave., sprinkling	
_		
5	Sec. I—	
C	Final ordinance	41 380
3	Assessment ordinance	
9	Roll	445
	Goodman St. and Penn. Ave., north-	6.
D	Petition	65
I	First ordinance	93
6	Indefinitely postponed	118
0	Reconsidered	123
9	Final ordinance	135
9	Assessment ordered	391
4	Roll	445
ġ		
-	walk-	
4	Assessment ordered	2 0t
6	Roll confirmed	299
2	Plank walk, petition	213
7		236
7		300
5		281
1		
2	Petition	65
2	First ordinance	.92
8		117

Action on	135
Final ordinance	157
Gorham Street, sewer-	$\gamma_{i}, \gamma_{i}, \gamma_{i}$
First ordinance	169
Postponed	188
Goetzman, G. bill 87, 151, 306, 364, 438	498
Gosnell, J. petition Goggin & Knowles, bill	88
Goggin & Knowles, bill	161
Godfrey. W. H. petition	179
Gorsele, Randolph, petition	2 04
Goetzman, Fred, petition	229
Goldstein, R. petition	230
Goodman Street, sprinkling, 1887-	
First ordinance	372
Final ordinance	422
Goodman Street north, sprinkling, 1887,	
First ordinance	372
Final ordinance	422
Gordon, H. D. petition	485
Governor Com., relating to Thomas	
Final ordinance Gordon, H. D. petition Governor Com., relating to Thomas Creek sewage	253
Graves Street, petition for electric light	57
Greig Street, sprinkling-	~
Petition	64
First ordinance	93
Lost	119
Gray, J. C., bill	498
Griffith Street, petition for water	190
Granger & Smythe Bros., bill. 229, 268,	
Gray, C. W., bill	499
Grapping M $kill$ $arg (330)$	498
Greenagle, M., bill 230, 438, 497 Groves, Amelia and T. H., suits of—	499
Poport on	a . 6
Report on	246
Opinion on	266
Judgment ordered paid246	269
Com. to investigate	283
Report Groves Street, lamp on	477
Grasberger, A., petition	265
Gray, Chas., rem. of	303
Greenleaf Avenue, notice of ded	336
Grainger Place, named 363	358
Gray and Storey, proposal of	364
Griffin, Mrs, R. C. H., petition	396
Graham, Hugh, petition	456
Grand Avenue, petition for water	494
Grand Avenue, pipe sewer petition	494
Grand Avenue, plank walk—	494
Petition	404
First ordinance.	508
First ordinance Guide Manufacturing Co., bill	30
	30

Н

Haas, John, petition	4
Hague Street—	-
Lines established	50
Report	71
Haitz, Wm., bill	87
Hagen, Oliver—	
Petition	87
Report on	107
Haege, Christ., petition	121
Hackstaff, N. T., bill	365
Hakes Place, water pipe in	2/2
	-+5

5	Hahn & Rampe-	
7	Petition	,
	Report and tax cancelled 354	
9	Haag Alley, improvement—	
9	Petition	i.
8	First erdinance 460	
8	Postponed	
I	Indefinitely postponed 511	
9	Haidt, Fred., petition 529	F
4	Hall & Bro., L. J., bill 87	
9	Hamilton & Mathews, bill87, 268, 364 438	
0	190	
	Haley, Daniel, petition 229	
2	11amitton, 11., bill	
2	Hamlin, Lovel, bill	
_	Flamburg Street sewer-	
2	First ordinance	
2	Remonstrance 361 Indefinitely postponed 376 Petition 438 First and former 438	
5	Indefinitely postponed 376	
~	Petition 438 First ordinance 461	
3 7	First ordinance	
1	Hand Street, improvement—	
4	Petition and remonstrance	
3	First ordinance	
	Postponed	
9	Final ordinance 134	
5	Hand Street, com.—	
	Relating to 271	,
9	Hand Street, widening-	
9 8	First ordinance	
9	Postponed	
-	Final ordinance	
6	Final ordinance	
6	Notice for com	
9	Report on	
3	Hand Street, widening, ord. reconsid. 435	
7	Hannon, John, bill	
5	Hanovey, Lawrence, petition	
3 7 5 3 6	Hannan, John W., bill	,
	Harnishteger Charles petition 20	
8	Hardy, Peter, bill104, 125, 160, 189, 	
4	1	
5	Harris Avenue, plank walk-	
	Petition	
4	First ordinance	
+	Final ordinance	
+	Assessment ordered	
1	Roll confirmed 342	
4 8	Harris Avenue, pipe sewer-	
ò	Assessment ordered 239	
	Roll confirmed	
	Harris Avenue, petition for water 485	j
	Hart, Ernest, bill	
	Harris, J. A., petition 296	
4	Harvard Street, petition for water	
5	Hastings Avenue, plank walk—	
r		
7	Ordered	
1	Final ordinance	
7	Assessment ordered	
7	Assessment ordered	
ť	Hawley Street—	
;	Petition for water 148	
:]	Mains ordered are 017	

Veto		<u>،</u> ،
Velo	215	
Hawley Street, sewer petition	325	
Hawley, P. V., petition	267	
Hawley and Seward Street, sewer-		1
Peution	~~~	
Petition	325	
First ordinance	343	
Final ordinance	361	
Hawley, Seward, Reynolds and Field	0	
Street, sewer—		
Petition	325	
First ordinance		
Destrand	344	1
Postponed	376	
Hayden, J. C., bill 21, 87,190, 230,		
	517	
Hayward Park, improvement-	5-7	
Detter		1
Petition	140	1
First ordinance	169	
Final ordinance	187	
Assessment ordered	•	
	314	
Roll confirmed	342	
Hayden, C. J, & Co., remonstrance		
against lumber yard	203	
Hayward Terrace, petition for water		1
Hayward Terrace, periton for water	213	1
Hayward, Lucy E., com. relating to ded-		
ication of Hayward Avenue	303	
Hayward, Lucy E.—		
Petition	307	
Depart		
Report	440	Ļ
Hayward Avenue, dedication of303	330	
Hayward Avenue, sidewalk-		
Petition	438	
First ordinance		1
	461	
Final ordinance	482	
Hayward Avenue, sewer petition	500	1
Hayes, John F., petition	351	
Health, Board of, com	55-	
Delation to the com.		١.
Relating to sewers23	322	
" " claim of Dr. Weigel	139	
Members nominated	185	
Confirmed 120	183	
Com. from 206. 338, 479		
Com. nom	505	1
Committee to investigate 338	351	.
Report of	503	
To cover open ditch	305	1:
Com. relating to funds		1
Finds for	505	
Funds for	529	1
Bill	43ŏ	
Health Committee—		·
Annual report	531	ŀ
Bogiaton upport		Ι.
Register report	534	
Health, State Board of—		
Com. from253	254	
Poloting to		
Relating to	255	
Headley, M., petition	87	
Heavey, M., estate of-		
Bill 104, 126	141	
Tax canceled		
	243	1
Heberger, W. H., petition	100	1
Heavey, Henry, bill125, 160, 161,		1
\dots 189, 190, 190, 204, 267, 268, 336	336	1
Hedditch, H., bill	517	
Hedgen I A hill		
Hedges, L. A., bill 161	2 68	1
Heffner, A., bill190, 220. 268	307	
Hefty, J. M., petition	228	
Hebing, C., petition	245	1
Heere, Joseph, petition		li
	295	1
141		

Hebard Street, petition for water in Heberger, Mrs. M., bill	207
Heberger Mrs M bill 226	108
Hemlock water suits-	490
Com. on.	188
Report	191
Appealed	191
	474
Kenort on are	474
Awards ordered paid	514
Note to pay for	516
Report of City Attorney on	515
Hempel, W. and E., tax cancelled. 354	355
Hempel, W. and E., tax cancelled354 Hellems, Charles F.—	555
Petition	472
Report	500
Report	•
Petition	5
First ordinance	14
r mai ordinance	36
relition, water.	159
Assessment ordered	345
Koll confirmed	367
Henrietta Avenue, pipe sewer-	
Petition	104
First ordinance	155
Amended	104
Postponed	135
rinal ordinance.	171
Assessment ordered	279
Roll confirmed	332
Hensler Alley, sewer-	
Petition	21
First ordinance	83
Final ordinance Assessment ordered	96
Assessment ordered	279
Koll confirmed	332
Hensler, T. A., petition Henry Street, petition for water	189
Henry Street, petition for water	500
Hewitt, F. L., bill	20
Herbrand, John, petition	51
Hermon Street, com, relation to	125
Herman Street, com. relating to Hess & Daus, bill	129
Hess & Daus, bill190 Hetzel, J. G.—	507
	~~°
	228
	473
Hickey, Daniel, bill20, 104, 125, 160,	355
110key, Damei, Dill. 20, 104, 125, 100,	
	542
Assessment ordered	
Roll confirmed	137 184
Petition relating to	
Report	159
Report	191 248
Highie H.A. bill	~ · · ·
Highway fund, appropriation for508	345
Hill Street, sprinkling—	529
Final ordinance	41
	41 380
Dall	-
Hill Street, sprinkling, 1887—	445
First ordinance	372
Final Ordinance	374 423
Hills, H. W., petition.	16 1
	268

ŋ

Π

Hilbert & Co., J., petition Hixson Street plank walk—	351
Hixson Street plank walk-	0 0 T
	201
Roll confirmed Hixson Street petition for water	217 21
Pipe sewer assessment ordered	137
Roll confirmed	184
Hobbie, Geo, A., petition	50
Hoffman C. L. netition	51
Hoffman, C. J., petition Hohn, Anthony, heirs of, tax cancelled, Hoffman & Co., bill	108
Hoffman & Co., bill	190
Hogan, Mary E., petition Hodgson, R. M., petition	212
Hodgson, R. M., petition	268
Honeoye millers suits—	
Res. relating pay expenses130,	353
Committee on	188
Report191,	352
Appeal	191
Communication on	268
Awards paid	350
Hollister Bros., petition	142
Hollister St. petition for electric light,	438
Home of Industry161, 268, 364, 499,	517
Home for the Friendless— Bill 161, 268, 364	517
Hooker, James H., suit of434,	440
Report	440
Action on	476
Action on Howe & Bassett, bill20, 203, 204,	438
Houck, Catharine M., petition	50
Report On	162
Hovey, F. H., bill	125
Hovey, F. H., bill	161
Howe & Rogers, $b111, \dots, 100, 204$.	364
Hoyt, Jane M., Water tax refunded	402
Hossfield, John, bill	499
Hudson Street plank walk-	_
Petition	5
First ordinance Indefinitely postponed	15
	37
Hudson Street sprinkling Final ordinance	40
Assessment ordered	42 381
Roll.	445
(1887) First ordinance	372
Final ordinance	423
Hudson St. electric light in, 101, 230, 305,	402
Hudson Street asphalt improvement—	
Petition 459,	481
First ordinance	481
Postponed490, Hurley, F. J., bill	511
Hurley, F. J., bill	21
Hulett, P. B., bill.	51
Order for Hunt, D T., bill87, 161, 336,	81 366
Hub, Elizabeth, license fee refunded	
Hudson Park sewer—	105
Petition	230
First ordinance	197
First ordinance	210
Reconsidered	228
Indefinitely postponed Hudson Park sewer and grading—	259
Hudson Park sewer and grading-	
First ordinance	258
Final ordinance	276
Hutchinson, F. B., petition	212

Huron Street petition to change name	
Report	205
Hulbert, S. W., bill.	498
Huebregtsen, John, petition	500
I	
Improvement, committee report	214
Improvements, resolution relating to Inspectors of election—	39 7
Resignation of	456
	521
Pay for	494
Incandescent Gas and Fuel Co	
Com. on	104

 Report.
 111, 112

 Contract.
 112, 122, 126, 144, 147

 Amended
 146

 Reconsidered
 147

Isenmann, M., petition..... 140 J

Jay Street, petition for water	188
Mains to be laid	478
Jay Street sprinkling-	
Final order	42
Assessment ordered	381
Roll	445
(1887) First ordinance	372
Final ordinance	423
Jay Street improvement—	
Petition	351
First ordinance	359
Postponed	376
Jackson Street, petition to change name,	86
Report on	141
Jackson & Burleigh, bill	87
Jacob, Mathew, bill	499
Jaquith, E. A., bill.	229
Jackson, M. W., judgment appealed,	
·····230, 434,	440
Janes, J. A., bill	438
Jacobs, W. W., bill.	50 0
Jefferson Avenue sprinkling-	
Final ordinance	42
Assessment ordered	381
Roll.	445
(1887) First ordinance	373
Final ordinance	423
Petition	499
Jennings Street plank walk-	
Petition relating to	101
Report on.	106
Reconsidered and indef. postponed,	123
Jeffords, C. A., bill	54I
Jeffreys & Co., bill 190, 268, 365,	49 9
Jeffrey, M. A., petition	213

230	F
	Kel
T LAWIS DEILIUL.	Ke
Joiner Street improvement—	Kis
	Ki
	1
	Ki
First ordinance	Ki
Roll confirmed 359	Ki
Roll confirmed 339, 362 Bond 190 Joiner Street, petition to change name, 190	K
Joiner Street, petition to change 212	K
Remonstrance	
Relating to	
Jones Street sprinkling— Final ordinance	
First ordinance	
The second	
and ordered and the second sec	
Johnson, Thos. L., policious 30	
Johnson, 1 hos. L., pointeiler	38
	55
Johnson, Will, Difference 4 Order for	58
There is a bill set in the set of	98
Johnson, James, petition	29
Johnson, James, petition Joyce, P., bill 161, 268, 336, 4	99
ĸ	

20 N	KI
Kalbfleisch, E. M.,	Kl
Kavanagh, James, Jin, 120, 100, 268, 365	KI
	KI
Petition	K1
Karges, Wm., petition	KI
	K
Kenmore Street opened	K
Report on	K
Report on	
Petition for water	K
Petition for water	K
Keyes, Jeromo, and Keyes, Jeromo, 91 Kent Street sprinkling— First ordinance	
First ordinance 117 Amended 135	
Amended	
Final ordinance	
Assessment ordered	
Assessment officient 44 Roll	
Roll	5
Keehn, E. J., petition. 12	
Kelly Lamp Co., bill. 161 306, 438, 49	8
Kenning, 1. J. Office data 22	
Kelly, Edward J, perturbed 22	
Kelly, Edward J., petition	9
Kelsey, S. P., petition 24	
Kelsey, S. P., petition	58
Kennedy, P. J., bill.	
Kelly Street improvement 4	33
Petition 4 First ordinance 4	45
First ordinance	

-
Postponed483, 490, 491, 511, 512 (ellar, Catharine, bill
Fostponed
King, J. C., petition
Xing. J. C., petition
Bill
Kiely, Morris, Dill 140
King, H. T., petition
Killip, Mrs. J., Dill.
King Park sewel — 177
Destrooped
King Park, petition to change name 325
Report
Kieley, Morris, on improvement— King Street asphaltum improvement— 213, 364
First ordinance
The lordinance
Ordered 235
First ordinance
First ordinance
Final ordinance
King Street asphaltum improvement-
Petition
First ordinance
Action on final ordinance
King, W. H., petition. 459 Kirk Street, gas mains in
Kirk Street, gas mains in 5 Kluh, Anton, petition
Kluh, Anton, petition
 Klinzing, Louis, bill
Kleinhans Bros., bill
5 Klein & Hoffneinz, petition
 Kiem, Geo., petition
Klein, Mary, license fee retunded 441 Klein, Mary, license fie retunded 441
⁵⁵ Klein, Mary, license fee fertiling, 229, 364 498 36 Knapp, Geo. G. bill. 161, 190, 229, 364 498 bill
36 Knapp, Geo. G. bill01, 190, 229 268 18 Knowles, Samuei, bill
 Knowles, Samuel, on
22 Knope, Mary J., petition 228 94 Knope, Charles, petition 268 97 Knope, Labe bill 268
94 Knope, Charles, petition
Wnowles John W., petition 200
 Knapp, John, bill Knowles, John W., petition Knope, Joseph, bill Knope, Joseph, bill
91 Knope, Joseph, bill
35 Kondolf Bros., bill
393Kohler, Wm., bill.364445Kohlmetz, C. E., bill.364445Kohlmetz, C. E., bill.484
Numeral Automotion of
373 Kuicaling, Emil, proposition
106

188, 203, 227, 228, 228, 231, 243 .	1
	2 66
Report	727
Lamp Committee, report—	337
	303
Sale of lamp posts	349 228
Remove and paint posts Annual report	531
Lamp fund, appropriation for	529
Lake Avenue, plank walk	
Ordered First ordinance	22
Final ordinance	91 119
Assessment ordered	278
Roll confirmed	332
Lake Avenue, sprinkling (Sec. 3)-	
First ordinance Final ordinance	34 77
Assessment ordered	389
Roll	445
Lake Ave., aprinkling (Sec. 2), 1887-	373
First ordinance	424
Reconsidered	513
Lake Avenue. sprinkling (Sec. I)-	40
Final ordinance Assessment ordered	43 382
Roll	445
Lake Ave., sprinkling (Sec. 1), 1887-	
First ordinance Final ordinance	373 424
Lake Ave., cross-walk to be changed	177
Lake Avenue, petition-	
For water	1 90 2 49
La Force Park, petition for gas lamps.	350
La Force. John A.—	
Petition	404
Labor Union, petition of	500 427
Lamberton, A. B., res. relat. to walk	439
Langham Street, walk—	18
Petition First ordinance	94
Final ordinance	117
Assessment ordered	277
Roll confirmed	332 51
Lansing, R. H., bill	87
Lanev, Calvin C., petition,	125
Langnecht, Henry, petition	265 213
Larson, E. T., petition Laser Street, dedication of, petition	87
Lattimore, S. A., bill.	204
Lauer, Peter, bill	336
Law Committee, report	4
178, 179, 204, 213, 215, 230, 246, 247,	
····326, 352, 365, 398, 473, 474, 476	477
To prepare charter147 Report on	159 162
Annual report	535
Lawton, A. W., petition	3 36
Lazarus, S., petition Lee, F. C., petition	404
200, r. 0., pennon	4

Leavenworth Place, walk-	1
First ordinance	34
Indefinitely postponed	75
Leinen, Mary C.—	
Claim and proposal of	188
Report on	204
Lennon, R. J., petition	204
Lefrois, Joseph, petition	213
Lee, W. S., petition	228
Leisher, E Legislature Members—	245
To act 356, 397, 435, 457, 457, 167,	
	541
Act of 355, 467, 470, 480, 496	521
Acts of to be forw'd to City Clerk	435
Lewis Street, sewer-	
Petition	20
First ordinance	80
Amended99	105
Final ordinance	117
Assessment ordered	278
Roll postponed	362
Lewis & Co., bill	51
Levis, John, bill Levis; Samuel, bill	126
Lewis, Abraham, petition	190 266
Leyden, Maurice—	200
Petition	295
Bill	336
Livermore, D. O., bill	307
Lidster, L. T., petition	106
Lighthouse, David -	
Petition	126
Report and tax canceled	142
Livingston Place ,com. relat. to water Lighthouse, J. C.—	191
Petition	266
Report on	307
Litzenburger, J., petition	351
Litzenburger, J., petition Lienen, Mary C., suit of	434
Leiberbiend, Henry, petition	438
Little, A. P., bill	500
Line, Mary A., petition.	459
Lowell Street, sewer, report on Lowell Street, improvement—	22
Detition	٤.
Petition First ordinance	64
Remonstrance	93 94
	94 117
Com. relating.	120
Final ordinance	172
Reconsidered	144
Assessment Ordered	345
Roll confirmed	367
Local imp,, resolution relating to	50
Locust Street, improvement-	6-
Petition First ordinance	65 92
Final and in an an	92 117
Postponed	157
Petition for water	289
Petition for water203 Iron bridge petition	204
Com. and order for	205
First ordinance	219
Indefinitely postponed	238
Locust Street, bridge repairs-	

Т

Ordered	238
First ordinance	258
Indefinitely postponed	275
Locust Street, culvert, first ordinance	
	301
Lochner, Jos-	
Bill 87, 268, 364	499
Com. from, relat to street dedicat	243
Lothridge, W. H., petition	87
Long, J. B., bill	191
Lcebs, F. C. and A. H., petition	190
Lofvers, H., petition	190
Long, Geo., bill230, 269, 365, 438	499
Lochner Street, proposal to dedicate	243
Lutes, John-	
Bill51, 125, 161, 190, 229, 268, 307	336
Judgment Resolutions on death of	143
Resolutions on death of	402
Lusink, W., suit, report and order	-89
Lusher, M,, petition	161
Lutes, Elizabeth, petition	459
Lyell Avenue, sprinkling-	
Final ordinance amended	42
Final ordinance	78
Assessment ordered	389
Roll	445
(1887) first ordinance	373
Final ordinance	425
Lyell Avenue, sewer-	
Petition	52
First ordinance	55
Final ordinance	75
Assessment ordered	203
Roll	217
Roll Lyle, Wm., petition	177
Lynch, Thomas, bill499	517
M	
Mansion Street, walk-	
Petition	65
Petition for water	2 0
First ordinance	116
Final ordinance	135
Assessment ordered	455
Roll confirmed.	507
Mansion Street, grading-	
Petition First ordinance	148
	168
Final ordinance	186
Assessment ordered	314
Roll confirmed	342

Mansion Street, grading and walks-

Main Street, east and west, sprinkling-

Main Street east, sprinkling-

 Roll
 445

 (1887) first ordinance
 373

 Final ordinance
 425

Final ordinance.43Assessment ordered382Roll445(1887) first ordinance.373Final ordinance.425

Mair, Louis, bill 229	499
Mahoney, Thos., petition	284
Manseik, Wm., petition	459
Maher, E. F., petition	472
Maloy, E. C., bill	161
Maloy, E. C., bill. Maloney. M., petition. Maloney, W. B., bill.	244
Maloney, W. B., bill.	336
map and Survey Committee-	
Report21, 107, 120, 138, 143, 214,	
To employ engineer 214	484
To employ engineer	243 214
Report 270, 284, 303, 324, 334, 350, 405	455
veto	309
Proposals	396
Martens, W. G., bill 20, 336	438
Mareau, R., petition	121
Martindale, J. H., tax cancelled	355
Martin, A. H.	555
Appointed overseer of poor	396
Resignation of	396
Biil	499
Market, public-	
Committee on435	436
Kenort	441
Martin (see bill 198	498
Marney, M., remonstrance against	472
Martin, B. F., bill	498
Martin, Julia M., petition	517
Marney, M., remonstrance against Martin, B. F., bill Martin, Julia M., petition Marx, C. D., bill stricken from budget.	152
mason Street, sewer	10
Mason Street, extension-	
Petition	264
Remonstrance	284
Maser, J. W., bill. 20, 86, 104, 125, 125,	
Contract with	336
Order for	90
Petition	326 213
Macon I W bill on row row	213
Mason, J. W., bill20, 104, 125, 160,	-
,,,,,,,	0.06
Masseth Geo bill at 226 226 26	336
Masseth, Geo, H bill	499
mason, Geo. H., Dill	499 51
Mason, John H., order for	499 51 120
Mason, John H., order for	499 51 120 191
Mason, John H., order for Mason, T. B., bill	499 51 120 191 542
Mason, John H., order for Mason, T. B., bill Mason, Martin, bill	499 51 120 191 542 456
Mason, John H., order for Mason, T. B., bill Mason, Martin, bill	499 51 120 191 542 456 179
Mason, John H., order for Mason, T. B., bill Mason, Martin, bill	499 51 120 191 542 456
Mason, John H., order for Mason, T. B., bill Mason, Martin, bill	499 51 120 191 542 456 179 499
Mason, John H., order for Mason, T. B., bill Mason, Martin, bill	499 51 120 191 542 456 179 499
Mason, John H., order for Mason, T. B., bill Mason, Martin, bill	499 51 120 191 542 456 179 499 87
Mason, John H., order for Mason, T. B., bill	499 51 120 191 542 456 179 499 87 336
Mason, John H., order for Mason, T. B., bill	499 51 120 191 542 456 179 499 87 336
Mason, John H., order for Mason, T. B., bill	499 51 120 191 542 456 179 499 87 336 354
Mason, John H., order for Mason, John H., order for Mason, T. B., bill Mason, Martin, bill Masseth Park, com. relating to Masseth Park, com. relating to Mattern, Geo., bill. Mattern, Geo., bill. Mauder, Alies Petition Report and tax cancelled Mayor Annual Message Veto90, 113, 128, 129, 152, 163, 163, 163, 163, 188, 215, 215, 271, 271, 296,	499 51 120 191 542 456 179 439 87 336 354 57
Mason, John H., order for Mason, T. B., bill Mason, Martin, bill Mason, Martin, bill Mason, Martin, bill Mason, Martin, bill Mason, Martin, bill Mason, Martin, bill Masseth Park, com. relating to Mathew, Ann J., petition Mattern, Geo., bill Maurer, Geo. C., bill Mauder, Alies— Petition Petition Mayor— Annual Message Vetogo, 113, 128, 129, 152, 163, 163, 163, 163, 163, 309, 309, 338, 406, 441, 473, 486, 485	499 51 120 191 542 456 179 499 87 336 354 57 504
Mason, John H., order for Mason, T. B., bill Mason, Martin, bill Mason, Martin, bill Mason, Martin, bill Mason, Martin, bill Mason, Martin, bill Masseth Park, com. relating to Mathew, Ann J., petition Mattern, Geo., bill Maurer, Geo. C., bill Mauder, Alies— Petition Report and tax cancelled Mayor— Annual Message Veto90, 113, 128, 129, 152, 163, 163, 163, 163, 309, 338, 406, 441, 473, 486, 488 Com. relating gas franchises	499 51 120 191 542 456 179 499 87 336 354 57 504 159
Mason, John H., order for Mason, T. B., bill Mason, Martin, bill Mason, Martin, bill Mason, Martin, bill Mason, Martin, bill Mason, Martin, bill Mason, Martin, bill Masseth Park, com. relating to Mathew, Ann J., petition Mattern, Geo., bill Maurer, Geo. C., bill Mauder, Alies— Petition Petition Mayor— Annual Message Vetogo, 113, 128, 129, 152, 163, 163, 163, 163, 163, 309, 309, 338, 406, 441, 473, 486, 485	499 51 120 191 542 456 179 499 87 336 354 57 504

Main Street east. plank walk, petition.327Mann, Charles, bill.85Mandery, L., petition161Maak, E. H., bill161Madden, R. M., petition204

May Street, plank walk-	
Petition	1 6]
First ordinance 5	
	7
Maxwell, W. H. petition 24	4
Meeting-	5
Organization	-
Adjourned	8
Time changed 22	
Special121, 178, 212, 294, 324 4	
Board of canvassers	
Messenger appointment of	3
Meish Pierre, petition	20
Metcalf, A., bill	38
Meigs Street, sprinkling-	
Final ordinance	13
Assessment ordered	32
	45
	74 25
Final ordinance 4	87
	88
Merkel, J. G., pertublication Merkel, J. G., pertublicatio Merkel, J. G., pertublication Merkel,	
Application of the second seco	04
Report on	07
Invitation of	25
Bill remitted	47
Resolution to pay gas bill	47
Report on I	79
	07
Mover S petition	90
Mensing & Stecher, bill 1	91
Mensing & Steener, bill 336, 364 4 Meyer, Mrs. Geo.—	99
Com. relating to license 4	.06
Report 4	41
Meyer, Jacob C., petition 4	85
Meyer, P. L., petition	17
Miller Mrs., petition	20
Milk inspector, report, 90, 155, 184, 200	
	31
Resignation of	396
Com. relating to.	106
	56
Mill Street sprinkling-	
Final ordinance	44 385
Assessment cratter	145
Roll (1887) First ordinance	374
Final ordinance	126
Miller Street, water in—	
Remonstrance against	517
Miller A: netition	160
Milliman R. hill.	336
Miller A petition	212
NETL & Holdridge bill	364
Millington, S. A., bill	268
	365 459
Miller, John A., petition	459 499
Miller, John A., petition.	355
Mitchell, Wm., contract for care of	
	126
Order for 177, 433, 457,	529
To be completed	304

Veto
Bill
Minges, J. L., petition 245 Minutes corrected
Minges & Shale, bill 499
Monroe Avenue sprinkling—
Final ordinance 43
Assessment ordered
Roll
Monroe Avenue plank walk-
Petition 213 First ordinance 235
First ordinance 235 Remonstrance 236
Final ordinance
Monroe Place, named 141
Moore & Cole, bill
Moore, J. C., bill 161, 268
Montgomery Alley improvement-
Assessment ordered 199
Roll confirmed 217 Monroe Park, petition for water 213
Moll, Max. S., petition245, 283, 284
Remonstrance
Mock, L., bill
Monroe Avenue sprinkling: (1887)-
First ordinance 374
Final ordinance
Reconsidered and amended 513
Monroe Avenue bridge Action relating to401, 472, 476
Moll, Fred., petition 513
Monaghan, Ed., bill 517
Morrison, T. A., petition 20
Morrison, T. A., petition 20 Morrison, W. A., bill, 20, 87, 87, 190, 190,
Mortimer Street sprinkling-
Final ordinance
Assessment ordered
(1887) First ordinance

N N

Ordered First ordinance119, 237, 259, 276, Mosher, A., bill, 126, 190, 269, 307, 336,	205
First ordinance119, 237, 259, 276,	376
Mosher, A., bill, 126, 190, 269, 307, 336,	
$\ldots \ldots 364, 438,$	499
Mourt Vernon Avenue and Cayuga	
Place sewer reconstruction—	
Ordered	192
First ordinance	1 96
Final ordinance	209
Petition	228
Moulton Mark petition	231 213
Report on Moulton, Mark, petition Mount Hope Ave., sprinkling. (1887)—	215
First ordinance	374
Final ordinance	426
Mudge, M. M., petition	121
Mudge, A. G., petition	266
Report and order for	304
Bill	517
Mudgett, J. W., bill	498
Muller, C., bill Mulligan, H. P., bill Murphy, Elmer, claim of	87 161
Murphy Elmer claim of	101
Report on.	206
Report on	268
Murphy, loseph, license to be refunded.	483
Musmacher, J., petition	87
Myrtle Street widening—	
Ordered.	159
First ordinance	169
Final ordinance Negotiations for	187
Reconsidered and indef. postponed.	203 232
Myrtle Street plank walk—	232
Petition	500
Myrtle Hill Park, petition for water	499
McAnarney, Thomas, bill	499
McCaw, T. R., petition	125
McConnell, Louis Y., bill.	126
McCormick, Samuel, bill	161
McCulloch, James, bill	190
McCruden, John, petition and remon.,	267
Report on McCormick, C., bill. McCormick, M., bill306, 438, 438,	284
McCormick M bill 206 428 428	269 439
MICLIONALO L. DEULION	439 20
McDonald, Jos., license refunded McDonald, Charles, contract with, 180,	105
McDonald, Charles, contract with, 180,	203
Cancelled 301.	309
Bill of	325
Order for	326
McDonald Avenue, petition for lamps.	203
McDade, Andrew, bill	498
McDonald, Thos., bill McDowell, C. I.,.	364 365
McDonald, invitation of	
McFarlin, F. M., petition	459 295
McFarlin Alley plank walk-	- 95
First ordinance	300
Remonstrance	311
Postponed	333
Action	343
Report	352
Final ordinance	361
McGraw & Fox, petition of Report on	159 204

McGrath M noticion	
McGrath, M., petition McKelvey, W. J., petition	244
McKee James activity	245
McKee, James, petition	336
McKechnie, Mary M., petition	459
Report and resolution	523
McMannis, James, bill, 51, 87, 229, 307.	498
McMaster, A. D., petition	213
McMulray, Sam., Dill.	30 7
McMaster, A. D., petition McMurray. Sam. bill	498
Ν	
Nagle, John A., com. dedicating streets,	159
Report	164
Nagle Street, dedication of 159,	164
Nelson, C., petition	
Newdahl & Holwede, bill	5 126
Nelson & Clark, petition	141
Report on	152
Report on New York Central & H. R. R. R. Co,	134
To replace fences	177
Notified to repair bridges	244
West side station, petition relating to,	267
To improve under bridges 322,	331
Report on	330
Alley south of improvement, com. re-	550
lating to	216
First ordinance	236
Indefinitely postponed	260
New York Life Insurance Co-	
Petition	365
Report on	500
Report on	-
Bill stricken from budget	152
Bill of	268
Nich olson , Ann Eliza—	
Petition	284
Report and tax canceled	307
Nichols Park, special assessment, pet.	500
North St. Paul Street pipe sewer-	
Petition	125
First ordinance14, 155, 168	273
Indefinitely postponed	36
Amended	172
Final ordidance186, 302,	306
Assessment ordered	314
Roll.	34 2
North St. Paul Street sprinkling (sec. 1)	
Final ordinance Assessment ordered	45
	385
Roll	445
	412
Final ordinance	451
Assessment ordered	45
Roll	385
(1887) First ordinance	445
Final ordinance	412
North St. Paul Street walks-	451
Ordered	192
First ordinance	208
Final ordinance	220
Final ordinance North Ave. Medina stone improvement-	
Final ordinance	16
Indefinitely postposed	173
North Avenue—	.5
Petition for water	351

Petition for electric light 50	00
Petition for electric right	14
	79
	90
	45
(1007) 1 100 01 11 100 01 11 10 01 11 10 01 11	27
1 mai oramanoor	17
	51
flist olumance	82
	95
1133CSGment of a control of a c	94
Roll	45
(1887) First ordinance 4	10
	47
(Sec. 3) First ordinance	82
Final ordin an ce	99
Assessment ordered 3	86
Roll 4	45
North Avenue gravel improvement-	
Petition	65
First ordinance	92
Final ordinance postposed 118. I	35
North Avenue asphaltum improvement-	-
Petition	20
	32
Final ordinance	57
	395
Roll	145
Noll, Adam, petition	172
North Street, petition for water	;00
Noyes, Milton, petition	[79
Noyes, Millon, petition	[21
Nunn, Joseph, petition	1

ο

Oakland Park, pet. for electric light	325
O'Brien, J. C.—	
Petition	350
Report and tax cancelled354,	355
	303
Odenbach E	5-5
Ödenbach, F	5
Petition	128
Bill	438
	404
Officers, City, appointment of	3
Official proceedings, how published	57
O'Harra, Felix, order for and tax	
cancelled	205
O'Kane Bros., bill	498
O'Kane, J., petition	106
Okey, T. W. circus license granted	120
O'Leary, John, bill	307
Old Thirteenth, invitation of	30
O'Locklin, John, petition	. 87
O Lockilli, joini, petition	139
Olean Street grade to be established	228
O'Leary & Fay, invitation of	220
Oppell, Geo., bill87, 125, 161, 229,	
268, 306, 336, 364, 438,	499
Opening and alteration of streets, com-	
mitree report	335
Opening a street from Gardner Park to	
Union Park—	
Petition	5
First ordinance	16
Remonstrance	3 6
Referred to the law committee	36
Report on	65

(Amended
	Petition 21 First ordinance 33 Final ordinance 74, 158 Negotiations for 103, 178 Report 183 Reconsidered and amended 129
	Expenses of
	Opening a st. from Clifford to Norton st.— Report of commissioners
	Bills for expenses.51Expenses paid.86Report of commissions confirmed.85Notice for assessment.140, 184, 281
	Assessment ordered158, 302 Roll filed184, 334 Roll confirmed203, 346 Roll reconsidered
	Referred to law committee221, 266 Report on
	Union Park— Petition 125 First ordinance 131
	Postponed and remonstrance158, 171 Report on163, 179, 188, 213 Indefinitely postponed
5	Angle street— Petition
5	Final ordinance 275, 511 Negotiations for 281 Report 297, 442 Notice for commission 303
5 4 3 7	Action postponed416, 446, 483, 490 Orange Street sewer— Final ordinance17
586	Assessment ordered
6 0 7 0	Petition 404 First ordinance 445 Final ordinance 481
7 98	O'Reilly, B., bill
9	Oxford Street— Petition for lamps 179
5	Petition for water 245 P
5 6 6	Pallet, Mary, bill
6 5	Petition

Pal Pal Pa Pa Pa Pa

P

I J 1

	Page & Meng, bill	Re
1	Page & Meng, bill	Re
	Paine, C. F., bill	R
	Paine, C. F., bill Paine, Hon. N.E., resolutions on death of 528	
	Paine, Hon. N.E., resolution	R
	Parks, public— . Petition for seats in	tie
		R
		R
		R
		A
1	D	Pet
É	Compared to the second se	Pea
	$m_{1} = 11 \text{ for ces}$	F
	To stop removal of trees	S F
	Complete WORK	Ē
	Voto of	
	A moved report and report 329	Ì
	Select committee 01	Ċ
	Banart	
1	Com., relating to	Pe
	Dark Avenue sprinkling-	Do
	Etaal ordinance	
1		
s)		
1		D.
	Parmlee, J. C., bill,	
	Parkhurst, Mary, petition	
	Petition 214	1
	First ordinance	8
L	The all and pance and an and an all and and and	
1		5
ŝ.	Parmlee, Frank, ont	4
1	Damaelle Avenue Sewer-	
1	Duttion	
a l		
1	n 11- Amonue netition jui walding 40	
		5 57
		1.1
		79
	Payne, Ferd., petition	19
	D ulugnic Avenue-	03
	Desision for electric light	38]]
	Water	
	Peck, Hannah M	4
	Petrion	07
j	Report off	
	Penal ordinances-	48
	Relating to pawn brokers notice	48
	Relating to fruit peels notice	85
	Adopted Relating to bill posting, notice	48
		100
	Adopted	
	notice	84
	notice	101
	Deleting to going on wagoing, notice,	105
		120
	A monded	139
	n - dered	178
	Beleting to bicycle riding notice 01.	159
1		173
	D plating to lottering in public parks,	-
	notice	177
	143	
	1	

·
Relating to nuisances, notice243, 260
Relating to cartmen and porters, coach- es, railroads, markets, notice
Delating to harhed wire lelice, notice
200
Relating to ringing bens on R. R., 281, 306
Relating to Com. to revise
Report
Amended 209
Petz. Jos., petition
Pearl Street— Petition for gas lamps
Sidewalks ordinance ordered 105
First ordinance
Committee on
Peport 439
Owner to construct 255 Assessment ordered
Peacock, J. V., petition
Deart Thomas-
Petition
Peart Place, petition for water
Peacock, O. H.— Contract with $270, 303, 324$
Voto of
4 Proposal
37
Degulating sports, exhibitions, close 201
4 Gunpowder, fireworks, etc
Characte porters hacks, failloaus, wood
huildinge
Notice 01
C moleting to
67 Com., relating to
1 1 1 antion net 101
Public buildings to be enforced 516
a8 Dorking Street-
Resolution to change manuferting 121
07 Name changed
er Perry, Chauncey, peution
48 Pfrang, Nicholas— 100 Petition
101 Physicians, city, Appointment of
120 Petition
-/- joo
(1887) First ordinance 448
177 Final of diffance

Reconsidered	513
Phillips, L. H., petition Phillips, J. D., bill Phillips & Van Ingen, bill	65
Phillips, J. D., Dill.	125
Phillips & Van Ingen, Dill	161
Phillips, Mary E., petition Pinnacle Ave. Bridge approaches9,	498 113
First ordinance	115
First ordinance Postponed	135
Final ordinance	171
Com. relating to	243
Plans of changed	244
Stairway	281
Stairway Pinnacle Ave, Improvement—	
Petition.	20
First ordinance	80
Amended	94
Final ordinance	118
Pinnacle Avenue Sewer cleaning-	
First ordinance	82
Final ordinance	94
Assessment ordered	241
Roll confirmed	299
Petition for water Pierce, S. A., bill 87, 126, 190, 229, 269,	500 517
Pincow, Henrietta, petition	267
Pitcher, Charles, petition	267 200
BIII.	8 64
Plymouth Ave. and Edinburgh Street	çu - t
Sewer-	
First ordinance	32
Final ordinance	73
Assessment ordered	240
Roll confirmed.	299
Roll confirmed Plymouth Ave. and Edinburgh Street	
Sprinkling—	
Sprinkling— Final ordinance	78
Sprinkling— Final ordinance	78 35
Sprinkling— Final ordinance	78 35 389
Sprinkling— Final ordinance44, Amended Assessment Roll	78 35
Sprinkling— Final ordinance	78 35 389 445
Sprinkling— Final ordinance	78 35 389
Sprinkling— Final ordinance	78 35 389 445 410
Sprinkling— Final ordinance	78 35 389 445 410 448 48
Sprinkling— Final ordinance	78 35 389 445 410 448 48 86
Sprinkling— Final ordinance	78 35 389 445 410 448 48 86 90
Sprinkling— Final ordinance	78 35 389 445 410 448 448 86 90 192
Sprinkling— Final ordinance	78 35 389 445 410 448 48 86 90 192 233
Sprinkling— Final ordinance	78 35 389 445 410 448 48 86 90 192 233 272
Sprinkling— Final ordinance	78 35 389 445 410 448 48 86 90 192 233
Sprinkling— Final ordinance	78 35 389 445 410 448 86 90 192 233 272 283
Sprinkling— Final ordinance	78 355 389 445 410 448 86 90 192 233 272 283 44
Sprinkling— Final ordinance	78 35 389 445 410 448 86 90 192 233 272 283 272 283 44 56
Sprinkling— Final ordinance	78 35 389 445 410 448 48 86 90 192 233 272 283 44 56 394
Sprinkling— Final ordinance	78 35 389 445 410 448 86 90 192 233 272 283 272 283 44 56
Sprinkling— Final ordinance	78 35 389 445 410 448 86 90 192 233 272 283 445 56 394 445
Sprinkling— Final ordinance	78 35 389 445 410 448 48 86 90 90 233 272 283 44 56 394 445 410
Sprinkling— Final ordinance	78 35 389 445 410 448 48 86 90 90 233 272 283 44 56 394 445 410
Sprinkling— Final ordinance	78 35 389 445 410 448 48 86 90 90 192 233 272 283 44 56 394 445 410
Sprinkling— Final ordinance	78 35 389 445 410 448 48 86 90 90 192 233 272 283 44 56 394 445 410
Sprinkling— Final ordinance	78 359 3445 410 448 48 86 90 192 233 272 283 394 445 394 445 410 448 499
Sprinkling— Final ordinance	78 353 389 445 410 448 866 902 233 272 283 272 283 944 5 394 445 445 445 445 445 148
Sprinkling— Final ordinance	78 359 445 410 448 860 9192 233 272 283 445 56 394 445 410 418 212 203
Sprinkling— Final ordinance	78 353 389 445 410 448 860 192 233 272 283 44 56 394 445 410 445 410 448 20 212

Final ordinance	199
Assessment ordered	313
Roll confirmed	342
Sidewalk petition Plymouth Park, electric light in	208
Plymouth Ave. Lift Bridge, petition	281
First ordinance	459 461
Final ordinance	483
First ordinance Final ordinance Poor, Overseer of, appointment of3,	396
Monthly Report, 72, 130, 167, 195, 235,	390
	487
Poor committee	
Report of, proposals for coal	121
Annual report	532
Poor Fund	
Appropriation for	529
Post Express Pub. Co., bill, 20, 21, 87,	
D 1 1 1 1 1 1 1 1 1 1	517
Police Clerk-	
Monthly report, 30, 90, 130, 165, 194.	~
234, 272, 310, 341, 367, 459, Annual report	487
Police populars	534
Police pensions—	
 Action for	521 522
Police Patrol System-	544
Appropriation for	48
Proposal for	102
Contract for	2
Quarters for	211
Quarters for Extra men for	265
Box to be placed	436
Veto of	44 I
Veto of	265
Report Ordered paid	477
Ordered paid478,	483
10 purchase horses	518
Veto of	290
Police Fund appropriation	533
Police Fund appropriation Police Commissioners—	529
To appoint special policemen, 174, 176,	363
To investigate	264
Report	272
Communication from	518
To investigate	514
Police Excise and Markets Committee	5.
Report	440
Post, J. E., petition	121
Powers Ivan-	
Appointment of	159
Bill of190, 230, 268, 365, 438,	500
Polling places—	
Meeting to fix	212
Designation of 212 240 242	459
Poggendorf, Mathilda, petition	213
Poggendorf, Mathilda, petition Pond, Mary E., petition Porter, M. P., petition Pomeroy, S. B., petition.	267
Pomerov S. P. netition.	267
Powell Mrs. Jone patition	459
Powell, Mrs. Jane, petition President, C. C., appointment of	472
Presentation to	3
Valedictory	545
Printing, Committee on	545 4
Valedictory Printing, Committee on Report on22, 54, Prince Street Sprinkling—	121
Prince Street Sprinkling-	

Final ordinance	- 44
Assessment ordered	383
R oll	445
Sprinkling (1887)	
First ordinance	410
Final ordinance	448
Preim, Charles, petition 189,	364
Pratt, Mrs. J. H., petion	267
Pratt, L. W., petition	306
Proctor & Nettleton, petition	486
Punch & Son, bill 87, 161,	499
Public Improvements Committee-	
To Report on Street R. R. Rails	102
Report	
•	

Q

Quinn, Bridgent, tax cancelled	125
Quinby, I. F. bill204, 230, 324, 336,	
Quinnlaven, M., petition.	
Quinn, Robert, petition of, etc	
Veto of	338
Referred to Law Committee	349
Report on	398

R

Raines Street-	
Dedicated	18
Grade established	50
Rauber Jacob, bill20, 104, 125, 160,	-
189, 230, 267, 336, 403,	541
Radcliff, C. T., bill	21
Rage Henry, petition	21
Rankin, John, petition	65
Ravine Avenue—	-
Ravine Ave., petition for water	438
Named	125
Petition for sewer	243
First ordinance	258
Final ordinance	275
Assessment ordered	395
Roll	445
Rau, Gus, petition	101
Rav. M. H., bill	230
Rau Place, petition to dedicate	494
Reynolds Street sprinkling-	
Final ordinance	44
Assessment ordered	384
Roll	445
Sprinkling (1887)-	
First ordinance	411
Final ordinance	449
Reuter, C. bill51, 126, 229, 336,	498
Relyea, T. B., petition	86
Reynolds Street Improvement-	
Petition	148
First ordinance	170
Final ordinance	186
Reynolds Street sewer-	
First ordinance	185
Final ordinance	198
Assessment ordered	313
Roll confirmed	342
Reynolds Street Plank walk-	
First ordinance	2 36
Final ordinance	260

Reebstein Henry, Remonstrance of 2 River Road—	
Petition to change name	51
Report	148
Action on	212
Com. on	203
Ritz, F., bill126, 190, 268, 336, Rieley, G. S., Petition213,	499 349
Kitter, Frank, petition	244
Robinson, J. B. & S. G., petition Roberts, Catherine, petition	264
Koda, Mary A. petition	459 472
Roberts, Henry, petition. Rogers L. P. & Co., bill.	500
Rogers L. P. & Co., bill	336
Rohr, Edward, petition Rochester Gas Co. bill.20, 20, 86, 126,	517
160, 161, 189, 190, 229, 267, 267, 306,	
307, 336, 364, 364, 364, 436, 498, 499,	517
To lay mains. Proposal of	49 148
Contract with	263
Rochester Herald Pub. Co., bill. 20.	
Rochester Volksblatt, bill20, 87, 161,	54 I
	365
Contract with Rochester City & Brighton R. R. Co	121
Rochester City & Brighton R. R. Co	
To place lights on cars To post signs in cars	49 49
Use grooved rails 159, 162,	179
Veto	163
Petition of	514 138
To lay tracks in Plymouth Ave. 174,	- 5-
To lay tracks in West Ave102, 142,	272
To lay tracks in Court Street102, 142,	159 322
To remove tracks in Court Street 227,	5
	335
Lake Avenue To drain tracks	265 243
Repair tracks	349
Information to be furnished relating to	264
Application to lay tracks in	317 514
Licenses to be collected	524
Ro_hester Printing Co., bill	0
	438
Report on	146
Contract with	147
Veto of	215
Reconsidered Rochester & Genesee Valley R. R., elec-	163
tion of directors	123
Rochester City Hospital, bill. 125, 229,	
	498
Rochester Electric Light Co.— Proposal of149,	396
Contract	149
Rochester Orphan Asylum, bill. 161, 268	
Invitation of	517 298
Invitation of Rochester Dist. Tel. Co. bill 190, 307,	290
Rochester Central Labor Union, pet	49 9
Rochester Central Labor Union, pet	343

S

	500
Rome Street, Sprinkling—	
Petition	65
First ordinance	82
Final ordinance	95 387
Assessment ordered	445
Roll	445
Sprinkling (1887)—	411
First ordinance	449
Final ordinance Reconsidered	490
	490
Roodenburg, A.,-	104
Petition Report on and tax cancelled	204
Report on and tax cancened	212
Order for	
Rosengreen W., bill. 104, 125, 160, 189,	542
	54-
Rome, Watertown & Ogdensburg R. R.	
Co., petition, 140, 323,	349
Consent granted141, 323, 403,	524
Committee on	350 441
Report	499
	499
Notice given Petition Relating to403, 404,	499
Agreement of	524
Rosenburg, M. petition	
Ross, J, W. & D. W., petition	
Roller Skating Rinks, license for, fixed,	289
Rosenbaum, Isaac, petition	403
Rowley Street, Sprinkling-	
Final ordinance	45
Assessment ordered	- 384
Roll	445
Sprinkling (1887)—	
First ordinance	. 411
Final ordinance	• 449
Rowley Street, flag walk-	
Petition	. 106
First ordinance156	, 171
Roworth, J., bill	. 87
Rowe Street sewer, asses't toll confir'd	. 184
Catension, abo e or at	
Roll confirmed	
Petition for water Water mains to be laid	. 478
Rules, C. C., adopted	. 1/2
Suspended. 46, 49, 67, 83, 86, 101, 10	т
103, 108, 147, 149, 174, 175, 222, 227	7
$\dots 249, 263, 325, 326, 355, 406, 524$, 544
To be enforced	, 220
Notice to amend244, 263, 264, 280	
	i, 42'
adopted	. 30
Rutger Street, report on Rust, Frank A., petition	1
Rust, Frank A., petition	. 6
Ruf, Joseph, petition	. 17
Rundel Park, petition to name	. 20
Report	. 28
Rundel, M., bill	. 30
Rubber Copying Co., bill	32
Russell & Foreman, Com, relating 10.	• 35
Report and order for	• 44
Russell, J. P., bill	3, 51
Ryan, John C., proposal	• 39

S	alaries—	
	Committee on	<u>4</u>
		77
-	To be paid first month of	50
5	aint Joseph Street, sprinkling-	45
	Final ordinance Assessment ordered	45 384
	Assessment ordered	145
	Roll Z Sprinkling (1887)—	140
	First ordinance	111
		151
		337
S	St. John, W. H., petition	51
~	Bill	51
	Order for	86
S	Saile. Peter, petition	51
5	Saile, Peter, petition St. Mary's Hospital, bill161, 268, 364,	517
ç	St. Mary's Orphan Asylum, bill101,	
	St. Patricks Orphan Asylum, bill161,	517
15	St. Patricks Orphan Asylum, bill161,	
		517
		433
1	St. Ioseph's Orphan, Asylum, bill., 101,	
		517
19		472
	Sanford Street side walks, grade to be	
	es ablished Petition for electric light	177
ł	Petition for electric light	36 3
	Saxton Street sewer-	006
	Com. relating to	206 228
	Committee on	484
	Petition	404 220
	Petition	229
	Petition	243
	Report on	248 248
	Veto of	271
	Sandusky, Jacob, petition	403
	Remonstrance	438
	Action on	524
	Action on Saxe Street, petition for water	494
	Schlitzer, L. A., petition	4
	Schlick, H. N., petition and remon	4
	Report on	53
2	Granted	54
3 {	Granted Schutte, R., bill	20
1	Scio Street sprinkling-	
	Final ordinance	45
	Assessment ordered	387
2	Roll	445
)	(1887) First ordinance	412
	Final ordinance Scio Street, petition for electric light	449
7	Scio Street, petition for electric light	336
7	Petition for sprinking	405
0	First ordinance.	516
5 9	Electric light in	510
9	Electric light in Scheffer, W. W., petition Schoeffel, F. A., bill.	51
9 7 7	Order for	86
7	Order for Scheutzen Gilde, invitation of	86
	Scheutzen Glue, myttation of the set of the	87
4	Schmidt, John G. Jr., petition Schaeffer, F., bill	87
9	Scott, John, and others, report on pro-	-
1	posal of	. 90
7 6	Withdrawn	105
~		-

	106 Seitz	έ,
1		
		e
	Schieling, C., petition	e
	Cabanalz Avenue, Deuton and	
		ì
	C-brader I W. Claim Of	
	Schrader, J. W., claim petition granted, 263 Sha	
	Schleyer, F. J., Diff	V
	Schneyer, P. J., printion 268 Schmidt, A., petition 268 Sh	e
		c
		s
	m semitted see a set of the set o	e
	O-band Phillip Defilion	
	Deport on	
	at the C petition and the second seco	
	a free to bill second a second s	
	Schaffner, F., bill	.,
	Cortrude house of termination of the	k
	a 1 - 1 buildings act authoutands	
		ļ
		3
		5
Ļ		
Ĺ		
		S
	Resignation 01	S
	Resignation 0157, 176 To report51, 120, 176, 513, 516, 524 Report of71, 120, 176, 513, 513	S
	Report of	502
	Act relating to	ŝ
	Sever committee report	\$
l		
	Damages	
	a it is anthmediern Dall Of Only	
é		
	a dedicated a state of the second state of the	l
1		l
ł	Grade established	
1		
	Thurst ordinance	
	First ordinance 118 Final ordinance	4
1	Final ordinatice 123 Indefinitely postponed 123	
1	Indennitely postponetry	
	Sellinger Street sewer- 48	,
	Petition of	
ż		
¥	Sedgewick, Stephen, 544 Seymour, Catharine, petition	
	Seymour, Catharine, permission 220 Servis, M. E., bill 220	J
	DC1 V 10, 114	

ŧ

C. The second se

007 E17
r, F. C., bill
ard and Hawley Street sewer-
amonstrance
er, Peter G., bill
er, Peter G., bill
ldrick, Ernest, petition
$1 d_{0} = 0$ $1 = 0.111 0 = 0.7, 120, 100, 2207$
260, 307, 330, 304, 430, 499
ridan, Peter, bill
11. W B undoment of defeu para
rman Street netition IOI electric 1 4
Petition for lamps
260, 517
w & Sours, bill
Veto
Veto
los in Atlanson, tax callected, the set
sters of Mercy, bill161, 268, 364, 517 .
-heart John Delluou
1 Tohn [] netition
mons, Frank, petition
liver Street sewer-
Builder Schert 499
1 sting rinks license lor
m i collected
Ruse, 1. J., petition 229
Bill
skuse. F. W., petition
Sloman, Mr., remonstrance
Slocum, G. F., bill
Order for 184
Sloan, Samuel, bill 161, 161, 336, 500 Smith, John P., bill 161, 161, 336, 500
Smith, H. B. age., office bill,
Smith, Perkins & Co., 51111111188, 265
Smith, John, petition
Smith Reinbell I., proposal or the
Titure ordinance
Report on
Costs paid
Costs paid
Snuder John B. Dill.
First ordinance
Assessment ordered
Assessment ordered
Doll confirmed.
- I Gt Davi Street sprinkling-
Final ordinance
Assessment of defed 445 Roll
Roll
4 Roll
6 South Avenue sprinkling—

Final ordinance postponed..... 46 78 Final ordinance..... Assessment ordered..... 390 Roll..... 445 (1887) First ordinance..... 412 Final ordinance..... 450 Sophia and other streets, railroad in, notice..... 40 Sprinkling, First ordinance..... 82 Final ordinance..... 95 Assessment ordered...... 387 Roll..... 445 (1887) First ordinance..... 412 Final ordinance.... 450 Socialistic labor party, petition ... 57, 264, 272 Society for Prevention of Cruelty, order Soldiers Monument com., proposal of .. 296 Site for tendered..... 513 Spring Street sprinkling-Final ordinance..... 46 Assessment ordered...... 387 Roll...... 445 (1887) First ordinance..... 412 Final ordinance..... 450 Speiss, John A., petition..... 51 Spencer Street walk-Ordered 192 First ordinance..... 208 Final ordinance 219 Assessment ordered..... 312 Roll confirmed..... 342 Spang, Michael, petition 204 Specialty Button Co., bill..... 227 Spitz, John, bill..... 268 Stalker, G. H., petition..... 20 State Street sprinkling-Postponed 30 Final ordinance.... 42 Assessment ordered...... 381 Roll..... 445 (1887) First ordinance..... 411 Final ordinance..... 452 Standard Cab Co., bill....87, 126, 269, 336 Stationery, res. relating to 139 Stearns, N. H., petition...... 86 Bill referred 151 Stein, Jacob, bill, 104, 125, 160, 189, 230, Stewart, A. F. & S., bill. . 123, 160, 307, 364 Stephan, Joseph, petition..... 179 Stewart Street opening-Reconsidered 435 City Attorney to proceed 473 Stecher, F. A., bill..... 336 Stecher Lithograph Co., bill......499, 500 Stendle, W., petition..... 500 Stenzel, Ernest, petition..... 522 Stein Man'f'g Co., petition.....4, 20 Report on...... 71 Stilwell, C. H., bill..... 126

Stiles, James H., petition 190

Stone, Sarah P., petition Stone, Susan D., pet. and rem	499
Stone, Sarah P., petition	IOI
Stone, Susan D., pet. and rem	101
Stone, R. J., petition	222
Stone, Fleu, Dill	336
Stone, Fred., bill229, 267, Stone & Campbell, bill26, Stone, Howard P., petition of	499
Stone Place, discontinue petition	338. 338
Streets, sprinkling postponed	17
Water tax stricken out	42
Ord. for	364
Dedicated	18
Franchises in, res. relating to50,	100
List of water pipe in52,	502
Amended	103
Dedication of, res. relating to	399
List of, to be assessed for water tax	44 1
Straub Street sewer-	
Petition	20
First ordinance	81
Final ordinance	96
Final ordinance Straub Street, petition for water Assessment ordered	179
Assessment ordered	242
Koll confirmed	299
Street railroads, notice relating to sale	•
of franchise amended48, 49,	86
Notice of application	102
Postponed	137
Stull, Ellwanger & Barry, tax can-	
Postponed Stull, Ellwanger & Barry, tax can- celled	355
Strassner, Jacob, petition Surveyor, City, appointment of	438
Surveyor, City, appointment of	3
To employ additional help, 107, 120,	
Report on duties of 138, Appropriation for 107, 120, 138,	333 22
Appropriation for 107 120 128	143
Sullivan Place walk	337
First ordinance 15,	360
Indefinitely nostponed	27
Final ordinance	375
Final ordinance Sunday Herald Pub. Co., bill, 20, 87, 87, 161, 190, 190, 196, 306, 336, 500, Sullivan, James, bill125,	0.0
161, 190, 190, 196, 306, 336, 500,	517
Sullivan, James, bill125,	306
Swinburn, R. M., bill	190
Swinburne & Co., bill	190
Swan Street, gas lamp at	243
Swanton., Elias, petition	330
Swan, Agnes, petition	500
Syke Street, sewer-	
Petition First ordinance	179
Postponed	197 237
-	431
Tax, levy—	
Presented Adopted Ordered levied and assessed	70 101
Ordered lewied and assessed	101
Tanner, Geo. A., petition	161
Taylor J. W.—	101
Bill	364
Petition	245
Taylor, John A., petition	404
Tanner Richard petition	450
Teschner, R. petition	512
Theiler, W. H., petition	161
Teschner, R., petition Theiler, W. H., petition Terhaar, Leo-	
Petition and remonstronce	161

Report on Thorn Street, walk—	183
Petition	20
First ordinance	34
Final ordinance	78
Thompson, R., bill	125
Thrush Street, petition for water	126
Thrush Street, sewer-	
Assessment ordered	200
Roll confirmed	217
Third Ave., petition for water	213
Thomas Street, plank walk-	
Petition	189
First ordinance	196
Final ordinance	270
Reconsidered and remonstrance.	212
Assessment ordered	346
Roll	367
Thomas Creek, sewage in-	
Order relating to.	253
Com. from State Bd. of Health253	254
Com. from Ex. Board	255
Ordinance ordered	255
Claim for damages	255
Thompson, los., petition	268
Thomas and Brown, tax cancelled. 354	355
Thompson, Wm., petition	472
Thompson Street, pet. for elec. light	499
Tiernan, Patrick, bill	51
Tichner, H. and Mrs. H. petition	307
Titus, R., bill	364
Tierney, Winifred, bill	438
Toan, J. S., petition	336
Tracy, Ald., presentation to9	545
Treasurer, city-	
Monthly report. 13, 71, 115, 178, 193,	
	486
Annual report	504
Report on accounts	70
Make city's note 71, 139, 211, 353,	
	530
	516
Troup Street, sprinkling –	
Final ordinance Petition 138	46
Fellion	139
First ordinance	131 158
Assessment ordered	388
Roll	445
(1887) first ordinance	445
Final ordinance	452
Tripp, E	43-
	TOAL
Petition	104
Report on Tax cancelled	141 142
'Rill	365
Bill Tracy, John T., bill	126
Traders' National Bank	177
Trotter, C. W., bill	364
Troup Street, stone sewer-	554
Petition	397
First ordinance	414
Postponed446	482
Final ordinance.	
	490
V eto of	490 504

rioup Street, pipe sewer-	
First ordinance	481
Indefinitely postponed	49 1
Tufts, Nathaniel—	••
Bill	267
Order for	305
Turner, Charles, petition	336
Tuety, Geo., petition	485
Tyser, Esther, petition	100
Tyler Street, name changed	325
Typographia No. 5, invitation of	402

U

Undonmitten Deaud of the form	
Underwriters, Board of, com. from	154
Union Street, plank walk-	
Final ordinance	17
Owners to build	50
Union Street, crosswalk, petition	87
Union Street, crosswark, petition	07
Union & Advertiser Co., bill.20, 21, 161	
190, 190, 190, 268, 325, 364, 365,	
	542
University Avenue—	• •
Petition for electric light	21
Patition for mater	
Petition for water University Ave., sprinkling (Sec. 1)—	500
University Ave., sprinkling (Sec. 1)-	
Final Ordinance	- 46
Assessment ordinance	385
Roll	445
Roll	440
Detition	
Petition	374
First ordinance	360
Amended	374
Final ordinance	414
Owners to build	514
University Ave., sprinkling (Sec. 2)-	214
Final and a spinking (Sec. 2)-	
Final ordinance Assessment ordered	- 46
Assessment ordered	388
Roll	445
Union Street south, sprinkling-	
Final ordinance	46
Assessment ordered	385
Roll	445
(1887) First ordinance	413
Final ordinance	452
Upton Park, special assessment-	
Petition	5
Assessment ordered	
Assessment ordered	5
Outlet sewer, com. relating to	331
United Gas Imp. Co	
Bills86, 160, 189, 229, 267, 336,	
	498
Proposal of	149
Contract with149	162
Union Street north, sprinkling-	104
	0
Petition	81
First ordinance	- 94
Remonstrance	100
Final ordinance	112
Assessment ordered	398
(1887) first ordinance	
	413
Final ordinance	452
University Avenue, sprinkling-	
Petition	103
First ordinance116	123
Final ordinance	136
Assessment ordered	392

Roll	445
United States circus license	ιοό
Upton, F. S., petition	141
Union Street south, flag cross-walk—	
First ordinance	170
Final ordinance	187
Assessment ordered	346
Roll	367
Underwriters, board of, com. from 154	206
Underburg, Morris, petition	351
University Ave., (Sec. 1) sprinkling-	
(1887) first ordinance	413
Final ordinance	453
(Sec. 2) first ordinance	413
Final ordinance	453
(Sec. 3) first ordinance	413
Final ordinance	453

V

	1	
	153	
Van Benthuvsen & Sons, bill	189	
Van Anker, John, bill	365	
Van Dyck, Andrew, bill	190	
Vanderbilt Avenue, petition to name	190	Ī
Vay, Rudolph, bill	268	I
Van Ingen, Geo, W		
Com, relating to suit	439	
Report	475	
Report Ordered paid	476	
Van Ingen, A., claim of	499	
Varnum Park, petition for water	500	I
Van Sickle, Henry, petition	524	
Vernon Park, sewer-		
Petition	5	
First ordinance	33	
Final ordinance	75	
Assessment ordered	240	1
Roll confirmed	299	
Vernon Park, sidewalk—		
Petition	179	
First ordinance196	311	
Final ordinance		
Com. relating to	296	
Vienna Street—	-90	ŀ
Petition for lamps.	21	ŀ
Mains to be laid and lamps located.	21	
Vienna Street, sewer—		1
Petition	21	
First ordinance	83	
Final ordinance	99	1
Assessment ordered	242	
Roll confirmed	299	
Vick Park, special assessment, pet. and	-99	1
order for	21	
Viewest Diego aprinkling		
Vincent Place, sprinkling— Petition	121	
First ordinance	156	1
Final ordinance	172 386	
Assessment ordered		
Roll	445	1
Vincent Place, cross-walk-		
To be changed	139	
Electric light in	203	
Vincent Place, sewer-		
Com. relating to	129	
Ordinance ordered	154	J

First ordinance	206
Postponed198, 209, 219	238
Com. on	270
Communication on	
Indefinitely postponed	
Vinegar Inspector-	
Appointed	143
Com. from	
Report on	191
Vogel, T. J., petition	120
Visner, J. P., petition	
Vincent Place, sprinkling, 1887-	
First ordinance	413
Final ordinance	
Voght, M. A., petition	472

W

١	Ward Park, sewer cleaning—	
		69
		:86
		13
		90
	Roll	32
1	Warner Street, petition for water	21
1	Warehouse Street, sprinkling-	
	Final ordinance	47
		393
		145
		114
	Final ordinance	154
,	Washington St. south, sprinkling-	+34
	Final ordinance	47
	Assessment	393
		445
		414
	Final ordinance	454
	Washington St. north, sprinkling-	
	Final ordinance	47
		393
		445
	(1887) first ordinance	413
	Final ordinance	454
	Electric light in	244
ł	Ward sixteen, division of approved	51
	Walsh, John, bill 51, 268	268
1	Wackerman Street, plank walk -	
l	Petition	52
l	First ordinance	56
	Final ordinance	77
1	Assessment ordered	278
	Roll confirmed	332
	Walther, J. H.—	55-
	Petition	65
	Tax canceled	108
1	Tax canceleu	87
	Wamp, C., petition	88
	Ware Thos., petition	
	Wagner, J. G., petition and remon Warren & Son, bill190, 438	104
	Warren & Son, bill190, 430	498
	Wagner, Louis-	
	Petition	213
	Report and res	248
	Ward, Caroline, bills268	498
	Walnut Street, sewer-	
	Petition	296
	First ordinance	
	Remonstrance	311

Indefinitely postponed	334
Indefinitely postponed Warren Street, pet. for electric light	296
Walden Amer hill	
Walder, Amos, bill Watson, Chas., bill	324
Watson, Chas., bill	336
Wagner, F. W., petition	499
Waterworks fund, res. relating to37,	
	443
Waterworks Committee-	
Report.	501
Annual report	
Annual report	517
water mains to be extended53, 85,	
103, 188, 212, 212, 227, 243, 249, 289,	
478 478 486	100
T ar laried and and 478, 478, 486	503
Tax levied and assessed	121
Water rights, com. relating to	130
Tax, streets to be assessed for	441
Water pipe to be purchased	
water pipe to be purchased	443
Water Street, sprinkling-	1
Ordinance amended	47
Final ordinance	78
Assessment ordered	- 1
Assessment ordered	390
Roll	445
(1887) first ordinance	414
Final ordinance	
Water Ctures in an and the second sec	454
Water Street, improvement-	
Com. relating to	154
Ordinance ordered	154
First ordinance	
Final andinance	170
Final ordinance	188
Petition relating to	189
Owners to repair	189
Weiler, John L., petition	
Wenter, John D., petition	5
West Avenue	
Medina stone imp. indef. postponed.	16
Medina stone imp. indef. postponed. Stone asphaltum improvement indef.	16
Stone asphaltum improvement indef.	
Stone asphaltum improvement indef.	16 16
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp	
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition	
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition	16 20
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance	16
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance West Avenue, asphaltum improvemt	16 20 31
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance West Avenue, asphaltum improvemt Guarantee	16 20
Stone asphaltum improvement indef. postponed	16 20 31
Stone asphaltum improvement indef. postponed	16 20 31 35 16
Stone asphaltum improvement indef. postponed	16 20 31 35 16 35
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance	16 20 31 35 16 35 35
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance	16 20 31 35 16 35
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance	16 20 31 35 16 35 35
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance	16 20 31 35 16 35 35 36 266
Stone asphaltum improvement indef. postponed. West Ave., Medina stone block imp Petition First ordinance West Avenue, asphaltum improvemt Guarantee	16 20 31 35 16 35 35 36 266 376
Stone asphaltum improvement indef. postponed	16 20 31 35 35 35 36 266 376 488
Stone asphaltum improvement indef. postponed	16 20 31 35 16 35 36 266 376 488 516
Stone asphaltum improvement indef. postponed	16 20 31 35 35 35 36 266 376 488
Stone asphaltum improvement indef. postponed	16 20 31 35 16 35 36 266 376 488 516
Stone asphaltum improvement indef. postponed	16 20 31 35 35 36 266 376 488 516 530
Stone asphaltum improvement indef. postponed	16 20 31 35 16 35 36 266 376 488 516 530 227
Stone asphaltum improvement indef. postponed	16 20 31 35 35 36 266 376 488 516 530
Stone asphaltum improvement indef. postponed. West Ave., Medina stone block imp Petition First ordinance West Avenue, asphaltum improvemt Guarantee	16 20 31 35 16 35 36 266 376 488 516 530 227
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp.— Petition First ordinance West Avenue, asphaltum improvemt.— Guarantee Guarantee Guarantee Final ordinance. Final ordinance. Ex. Board to act Assessment ordered. Roll confirmed. Assessment roll reconsidered Com. relating to pay for518, 529 Holly water mains in, report191, Veto of. West Avenue, stone walk—	16 20 31 35 35 36 266 376 488 516 530 227 215
Stone asphaltum improvement indef. postponed. West Ave., Medina stone block imp.— Petition First ordinance West Avenue, asphaltum improvent.— Guarantee Guarantee Guarantee Final ordinance Final ordinance Remonstrance Ex. Board to act Assessment ordered Roll confirmed. Assessment ordered Com. relating to pay for518, 529 Holly water mains in, report 192, 212 Veto of. West Avenue, stone walk— Ordinance ordered	16 20 31 35 16 35 35 36 266 376 488 516 530 227 215 153
Stone asphaltum improvement indef. postponed	16 20 31 35 16 35 36 266 376 488 516 530 227 215 153 169
Stone asphaltum improvement indef. postponed	16 20 31 35 16 35 35 36 266 376 488 516 530 227 215 153
Stone asphaltum improvement indef. postponed	16 20 31 35 16 35 36 376 488 516 530 227 215 530 227 215 153 169 187
Stone asphaltum improvement indef. postponed	16 20 31 35 35 36 266 376 488 516 530 227 215 153 169 187 340
Stone asphaltum improvement indef. postponed. West Ave., Medina stone block imp Petition First ordinance West Avenue, asphaltum improvent Guarantee Guarantee Final ordinance Remonstrance Ex. Board to act Assessment ordered Roll confirmed. Assessment ordered Com. relating to pay for518, 529 Holly water mains in, report Veto of. West Avenue, stone walk Ordinance ordered First ordinance First ordinance Final ordinance Ring ordinance Mest Avenue, stone walk Ordinance ordered First ordinance Final ordinance Roll confirmed	16 20 31 35 16 35 36 266 376 488 516 530 227 215 153 169 187 340 367
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance West Avenue, asphaltum improvemt Guarantee Guarantee Guarantee Final ordinance Final ordinance Ex. Board to act Scommittee to confer Assessment ordered Roll confirmed. Assessment ordered Com. relating to pay for518, 529 Holly water mains in, report Ig2, 212 Veto of West Avenue, stone walk Ordinance ordered Final ordinance Final ordinance Resessment ordered Roll confirmed Double tracks in Veto of	16 20 31 35 35 36 266 376 488 516 530 227 215 153 169 187 340 367 142
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance West Avenue, asphaltum improvemt Guarantee Guarantee Final ordinance Final ordinance. Remonstrance Ex. Board to act Assessment ordered Roll confirmed. Assessment ordered Com. relating to pay for518, 520 Holly water mains in, report Ig2, 212 Veto of. West Avenue, stone walk Ordinance First ordinance Final ordinance Assessment ordered Roll confirmed Assessment ordered First ordinance Final ordinance Final ordinance Final ordinance Assessment ordered Roll confirmed Double tracks in Detition for water	16 20 31 35 16 35 36 266 376 488 516 530 227 215 153 169 187 340 367
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance West Avenue, asphaltum improvemt Guarantee Guarantee Guarantee Final ordinance Remonstrance Ex. Board to act Assessment ordered Roll confirmed Assessment ordered Com. relating to pay for518, 520 Holly water mains in, report Ig2, 212 Veto of West Avenue, stone walk Ordinance First ordinance Final ordinance Assessment ordered Roll confirmed Assessment ordered First ordinance Final ordinance Final ordinance Roll confirmed Double tracks in Double tracks in	16 20 31 35 35 36 266 376 488 516 530 227 215 153 169 187 340 367 142 148
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance West Avenue, asphaltum improvemt Guarantee Guarantee Final ordinance Remonstrance Ex. Board to act Assessment ordered Roll confirmed Assessment ordered Com. relating to pay for S12 Veto of West Avenue, stone walk Ordinance ordered First ordinance First ordinance Assessment ordered Com. relating to pay for S12, 212 Veto of West Avenue, stone walk Ordinance ordered First ordinance First ordinance Assessment ordered First ordinance Assessment ordered Roll confirmed Double tracks in Io2 Petition for water Io2 Petition for water Io2	16 20 31 35 36 35 36 376 488 516 530 227 215 153 169 187 340 367 142 148 178
Stone asphaltum improvement indef. postponed. West Ave., Medina stone block imp.— Petition First ordinance West Avenue, asphaltum improvent.— Guarantee Guarantee Final ordinance Remonstrance Ex. Board to act Assessment ordered Roll confirmed. Assessment ordered Com. relating to pay for518, 529 Holly water mains in, report Yeto of. West Avenue, stone walk— Ordinance First ordinance First ordinance First ordinance First ordinance Assessment ordered Roll confirmed Assessment ordered First ordinance Final ordinance Final ordinance Final ordinance Final ordinance Final ordinance Final ordinance Final ordinance Final ordinance Final ordinance Final ordinance Final ordinance Guoble tracks in. Io2 Petition for water. G	16 20 31 35 35 36 266 376 488 516 530 227 215 153 169 340 367 142 148 148 167 267 142 148 168 168 169 169 169 169 169 169 169 169
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance West Avenue, asphaltum improvent Guarantee Guarantee Final ordinance Remonstrance Ex. Board to act Sommittee to confer Assessment ordered Roll confirmed. Assessment ordered Com. relating to pay for Store ordered Veto of West Avenue, stone walk Ordinance Final ordinance Roll confirmed Assessment ordered Com. Roll confirmed Double tracks in Io2 Petition for water Grooved rails in Keto of	16 20 31 35 35 36 376 488 516 530 227 215 340 530 187 340 367 142 148 178 8
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance West Avenue, asphaltum improvemt Guarantee Guarantee Guarantee Final ordinance Final ordinance Remonstrance Ex. Board to act Stomittee to confer Assessment ordered Roll confirmed Assessment ordered Com. relating to pay for518, 529 Holly water mains in, report Ig2, 212 Veto of West Avenue, stone walk Ordinance Final ordinance Final ordinance Assessment ordered Roll confirmed Double tracks in Ico Petition for water Grooved rails in Ico Referred Veto of Stome Stome Stome Stome Stome Stome Stome Stome Stome Stome <tr< td=""><td>16 20 31 35 35 36 266 376 488 516 530 227 215 153 169 340 367 142 148 148 168 167 167 167 167 167 167 167 167</td></tr<>	16 20 31 35 35 36 266 376 488 516 530 227 215 153 169 340 367 142 148 148 168 167 167 167 167 167 167 167 167
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance West Avenue, asphaltum improvemt Guarantee Guarantee Guarantee Final ordinance Final ordinance Remonstrance Ex. Board to act Stomittee to confer Assessment ordered Roll confirmed Assessment ordered Com. relating to pay for518, 529 Holly water mains in, report Ig2, 212 Veto of West Avenue, stone walk Ordinance Final ordinance Final ordinance Assessment ordered Roll confirmed Double tracks in Ico Petition for water Grooved rails in Ico Referred Veto of Stome Stome Stome Stome Stome Stome Stome Stome Stome Stome <tr< td=""><td>16 20 31 35 35 36 376 488 516 530 227 215 340 530 187 340 367 142 148 178 8</td></tr<>	16 20 31 35 35 36 376 488 516 530 227 215 340 530 187 340 367 142 148 178 8
Stone asphaltum improvement indef. postponed West Ave., Medina stone block imp Petition First ordinance West Avenue, asphaltum improvent Guarantee Guarantee Final ordinance Remonstrance Ex. Board to act Sommittee to confer Assessment ordered Roll confirmed. Assessment ordered Com. relating to pay for Store ordered Veto of West Avenue, stone walk Ordinance Final ordinance Roll confirmed Assessment ordered Com. Roll confirmed Double tracks in Io2 Petition for water Grooved rails in Keto of	16 20 31 35 35 36 376 488 516 530 227 215 340 530 187 340 367 142 148 178 8

Report on	120, 190, 190, 229, 230, 209, 330,	
Weichman, T. petition		
Weichman, T. petition		500
Petition	Weichman T netition	6.
Petition	Weiling G. 192	05
Petition	weider, Geo., bill	498
Petition 1 Report on 1 Welch, John, petition 1 Weigel, Dr. Louis A., judgment paid. 1 Weigel, Dr. Louis A., judgment paid. 1 Weigel, Dr. Louis A., judgment paid. 1 Weitzel, A., bill 161, 268, 438 Werner, Jacob, petition 1 Wedd Street, petition for electric light. 1 Weaver, Palmer & Richmond, bill. 190 2 Weber, Geo. P., petition 1 Welds, J. G., license refunded 267, 268 Weiden, John A., bill 307 Wergman, John— 2 Petition 352, 363 Weider Street, name changed 363 Western N. Y. Mutual Telegraph and 1 Telephone Co., to place wires 2 Weinberg, L. L., petition 2 Wheeler, Mary A., petition 307 White, Mrs., petition 307 White, Mrs., petition 308 White, Mrs., petition 301 White, Street sewer 2 Petition 301, 302, 302, 303 White Street sewer,pet. to change route, 304, 305, 304, 305, 305, 305	Weyl Street, dedication of-	
Keport on Keport on Weick, John, petition Weigel, Dr. Louis A., judgment paid Weisel, Dr. Louis A., judgment paid Weisel, Dr. Louis A., judgment paid Weitzel, A., bill. 161, 268, 438 Werner, Jacob, petition Wetter, 154 Wedt Street, petition for electric light Wetter, 160, 160 Weder, Geo. P., petition Wetter, 160, 160 Weldon, Geo. & Co., bill. 267, 268 Weider, John A., bill 307 Wegman, John— Petition Petition 352, 363 Weider Street, name changed 363 Weider Street, name changed 363 Weider Street, name changed 363 Weider Mary A., petition 4 Meeler. Mary A., petition 4 Wheeler. Mary A., petition 4 White, Mrs., petition 4 White, John B., petition 4 White, John B., petition 4 White, Street sewer 7 Petition 301, 302, 303 Whiteley, Mrs.— 301, 302, 303 White, Charles, petition 301, 302, 304 White Street sewer, pet. to change	Potition	0
Keport on Keport on Weick, John, petition Weigel, Dr. Louis A., judgment paid Weisel, Dr. Louis A., judgment paid Weisel, Dr. Louis A., judgment paid Weitzel, A., bill. 161, 268, 438 Werner, Jacob, petition Wetter, 154 Wedt Street, petition for electric light Wetter, 160, 160 Weder, Geo. P., petition Wetter, 160, 160 Weldon, Geo. & Co., bill. 267, 268 Weider, John A., bill 307 Wegman, John— Petition Petition 352, 363 Weider Street, name changed 363 Weider Street, name changed 363 Weider Street, name changed 363 Weider Mary A., petition 4 Meeler. Mary A., petition 4 Wheeler. Mary A., petition 4 White, Mrs., petition 4 White, John B., petition 4 White, John B., petition 4 White, Street sewer 7 Petition 301, 302, 303 Whiteley, Mrs.— 301, 302, 303 White, Charles, petition 301, 302, 304 White Street sewer, pet. to change	rennon	-87
Welch, John, petition. Yeigel, Dr. Louis A., judgment paid. Webster plank road sewer, asst. roll. 154 Weitzel, A., bill. 161, 268, 438 Weitzel, A., bill. 161, 268, 438 Weitzel, A., bill. 161, 268, 438 Weld Street, petition for electric light. 190 Weder, Palmer & Richmond, bill. 190 Weber, Geo. P., petition. 190 Weldon, Geo. & Co., bill. 267, 268 Weider, John A., bill. 307 Wegman, John- 263 Petition 363 Weider Street, name changed 363 Weider Street, name changed 363 Weider Street, name changed 363 Weitser, L., petition. 4 Telephone Co., to place wires. 4 Weinberg, L. L., petition. 4 Whalen, Margaret- 290, 306, 4 White, Mrs., petition. 4 White, Mrs., petition. 4 White, Mrs., petition. 54, 5 White, Mrs., petition. 54, 5 White, Mrs., petition. 54, 5 White, Street sewer- 24 Petition.	Keport on	113
Weitzel, A., bill	Welch John netition	-
Weitzel, A., bill	Weight D. T. A. A. A. A. A. A. A. A. A. A. A. A. A.	104
Weitzel, A., bill	weigel, Dr. Louis A., judgment paid	139
Weitzel, A., bill. 161, 268, 438 Werner, Jacob, petition 1 Weld Street, petition for electric light. 1 Weaver, Palmer & Richmond, bill. 100 Welder, Geo. P., petition. 1 Welds, T. A., petition 2 Weldon, Geo. & Co., bill. 267, 268 Weider, John A., bill 307 Wegman, John— 2 Petition 307 Weider Street, name changed 363 Weider Street, name changed 363 Weider Street, name changed 363 Weider Mary A., petition 4 Weinberg, L. L., petition 4 Wheeler, Mary A., petition 4 Whalen, Margaret— Petition Petition 4 Report on 307, 302, 303 White, Mrs., petition 4 White, Mrs., petition 4 White, John B., petition 5 White, Street sewer 7 Petition 301, 302, 302, 303 White & Wolcott, bill 5 White Street sewer, pet. to change route, 3 Whitelsey, Mrs.— 2 <td>WEUSLEF DIANK FOAD Sewer, asst. TOIL TEA</td> <td>173</td>	WEUSLEF DIANK FOAD Sewer, asst. TOIL TEA	173
Werner, Jacob, petition	Weitzel A hill	
Werner, Jacob, petition	Wenzel, A., 0111101, 208, 438	499
Weld Street, petition for electric light. Weaver, Palmer & Richmond, bill. 190 Weber, Geo. P., petition. Wells, T. A., petition. Report on. Telephone Co., to place wires. Wheeler, Mary A., petition. Wheeler, Mary A., petition. Wheeler, Margaret- Petition. Report on. White, Mrs., petition. White, Mrs., petition. White, John B., petition. White, Charles, petition. White, Charles, petition. White, Charles, petition. Whitelsy, Mrs Petition. First ordinance. Final ordinance. Tax certificates, assigned to. Tax remitted. White Street sewer.pet. to change route, Willard Street, dedicated Wilder, Edward- Petition. Tax remitted. Witse, C. H Petition. Wing, J., petition. Williamson, R. J., petition. Williamson, A. M., petition. William	werner, lacob, petition	189
Weaver, Palmer & Richmond, bill. 190 2 Weber, Geo. P., petition	Weld Street netition for electric light	
Weber, Geo. P., petition.Wells, T. A., petition.Wells, J. G., license refundedWeldon, Geo. & Co., bill.Weldon, Geo. & Co., bill.Weider, John A., billPetitionReport onStarsWeider Street, name changedGeoder Street, name changedWeider Street, name changedGeoder Street, name changedWeider Street, name changedWeider Street, name changedWeinberg, L. L., petitionWheeler. Mary A., petitionWheeler. Mary A., petitionWhite, Mrs., petitionWhite, John B., petitionWhite, John B., petitionWhite, John B., petitionWhite, Volcott, billWhite, Wolcott, billWhite & Wolcott, billWhite, Charles, petitionStrett sewerPetitionFirst ordinanceFirst ordinanceStrett sewer, pet. to change route,Whitelocke, MariaPetitionPetitionTax certificates, assigned toWillard Street, dedicatedWilder, EdwardPetitionPetitionTax remittedWiltsie, C. H.Petition ofReport onWilliamson, R. J., petitionWilliams, S. B., petitionWilliams, S. B., petitionWilliamson & Higbie, bill. 190, 191, 230, 200, 200, 200, 200, 200, 200, 200	Wesser Delaw & D' 1 1 1 1	190
Weber, Geo. P., petition.Wells, T. A., petition.Wells, J. G., license refundedWeldon, Geo. & Co., bill.Weldon, Geo. & Co., bill.Weider, John A., billPetitionReport onStarsWeider Street, name changedGeoder Street, name changedWeider Street, name changedGeoder Street, name changedWeider Street, name changedWeider Street, name changedWeinberg, L. L., petitionWheeler. Mary A., petitionWheeler. Mary A., petitionWhite, Mrs., petitionWhite, John B., petitionWhite, John B., petitionWhite, John B., petitionWhite, Volcott, billWhite, Wolcott, billWhite & Wolcott, billWhite, Charles, petitionStrett sewerPetitionFirst ordinanceFirst ordinanceStrett sewer, pet. to change route,Whitelocke, MariaPetitionPetitionTax certificates, assigned toWillard Street, dedicatedWilder, EdwardPetitionPetitionTax remittedWiltsie, C. H.Petition ofReport onWilliamson, R. J., petitionWilliams, S. B., petitionWilliams, S. B., petitionWilliamson & Higbie, bill. 190, 191, 230, 200, 200, 200, 200, 200, 200, 200	weaver, Paimer & Richmond, bill 190	230
 Weider, John A., bill	Weber, Geo. P., petition	190
 Weider, John A., bill	Wells, T. A. petition	
 Weider, John A., bill	Welsh I C l'annu 1 1	213
 Weider, John A., bill	weich, J. G., license refunded	264
Weider, John A., bill	$w = 10011, G = 0, \alpha = 0.0, 0111, \dots, 207, 208$	336
Weigman, John— Petition Report on	Weider John A hill 200	
Petition		517
Report on	wegman, jonn-	
Report on	Petition	349
Weider Street, name changed	Report on arg and	
Western N. Y. Mutual Telegraph and Telephone Co., to place wires	100011011111111111111111111111111111111	439
Western N. Y. Mutual Telegraph and Telephone Co., to place wires	weider Street, name changed 303	364
Weinberg, L. L. petition	Western N. Y. Mutual Telegraph and	
Weinberg, L. L. petition	Telephone Co to place wires	438
wheeler, Mary A., petition4, 161,-229, 306, 4 Whalen, Margaret— Petition	Weisham I I matition	•
wheeler, Mary A., petition4, 161,-229, 306, 4 Whalen, Margaret— Petition	weinberg, L. L., petition	523
Whalen, Margaret— Petition. Report on. White, John B., petition. White, John B., petition. White, John B., petition. White, John B., petition. White, Mrs., petition. White & Wolcott, bill. White & Wolcott, bill. White, Charles, petition. White, Charles, petition. First ordinance. First ordinance. Sold ordinance. You whitelsey, Mrs.— Petition. Tax certificates, assigned to. You white Street sewer.pet. to change route, whitelocke, Maria— Petition. Report. You White Street, dedicated Willard Street, dedicated Willard Street, dedicated Wilder, Edward— Petition. Tax remitted. Williamson, R. J., petition. Williamson, R. J., petition. Williams, S. B., petition. Williamson & Higbie, bill. You white Street sewer. Petition for. Williamson & Higbie, bill. You white Street sewer. You white Street sewer. <tr< td=""><td>Wheeler, Mary A., petition</td><td></td></tr<>	Wheeler, Mary A., petition	
Whalen, Margaret— Petition. Report on. White, John B., petition. White, John B., petition. White, John B., petition. White, John B., petition. White, Mrs., petition. White & Wolcott, bill. White & Wolcott, bill. White, Charles, petition. White, Charles, petition. First ordinance. First ordinance. Sold ordinance. You whitelsey, Mrs.— Petition. Tax certificates, assigned to. You white Street sewer.pet. to change route, whitelocke, Maria— Petition. Report. You White Street, dedicated Willard Street, dedicated Willard Street, dedicated Wilder, Edward— Petition. Tax remitted. Williamson, R. J., petition. Williamson, R. J., petition. Williams, S. B., petition. Williamson & Higbie, bill. You white Street sewer. Petition for. Williamson & Higbie, bill. You white Street sewer. You white Street sewer. <tr< td=""><td>4 161 .220 .006</td><td>400</td></tr<>	4 161 .220 .006	400
Petition	Whales Manager	403
Report on	whaten, Margaret-	
Report on	Petition.	- 19
White, Mrs., petition White, John B., petition White, John B., petition White, John B., petition Wheeler & Wilson, license granted White & Wolcott, bill White Street sewer— Petition Tax certificates, assigned to Yeltion Tax certificates, assigned to Yeltion Yeltion Tax certificates, assigned to Yeltion <		
Whitney building, unsafe	White Man motition	54
Whitney building, unsafe	white, Mrs., pention	21
Whitney building, unsafe	White, John B., petition	51
Wheeler & Wilson, license granted	Whitney building unsafe TEA	206
White & Wolcott, bill	Wheeler & Wilson licence mented	
White, Charles, petition	wheeler & whson, neense granted	322
White, Charles, petition	White & Wolcott, bill	190
Whitney Street sewer— Petition First ordinance Sind ordinance Whitelsey, Mrs.— Petition Tax certificates, assigned to Whitelocke, Maria— Petition Report 354, Whitelocke, Maria— Petition Report 354, Whitelstreet sewer.pet. to change route, if Wilder, Edward— Petition Tax remitted Wikes, B. B.— Bill. Order for. Wiltsie, C. H.— Petition of Report on Wing, J., petition Williams, S. B., petition Williamson & Higbie, bill 190, 191, 230, 191, 230, 191, 230, 191, 230, 191, 230, 191, 230, 230, 191, 230, 230, 191, 230, 230, 230, 230, 230, 230, 230, 230	White, Charles, petition	244
Petition	Whitney Street comer-	-44
First ordinance		
First ordinance	whithey Street sewer-	
Final ordinance	Petition	245
Whitelsey, Mrs.— Petition	Petition	245 274
Petition	Petition First ordinance	274
Petition	Petition First ordinance	274
Tax certificates, assigned to	Petition First ordinance	274
Whitelocke, Maria— Petition	Petition First ordinance	274 303
Whitelocke, Maria— Petition	Petition First ordinance	274 303 304
Petition	Petition First ordinance	274 303 304
Willard Street, dedicated Willard Street, dedicated Wilder, Edward— Petition	Petition First ordinance	274 303 304 317
Willard Street, dedicated Willard Street, dedicated Wilder, Edward— Petition	Petition First ordinance	274 303 304 317
Willard Street, dedicated Willard Street, dedicated Wilder, Edward— Petition	Petition First ordinance	274 303 304 317
Willard Street, dedicated Wilder, Edward— Petition Tax remitted Wickes, B. B.— Bill Order for. Wiltsie, C. H.— Petition of. Report on. Wing, J., petition. Williamson, S. B., petition. Williams, S. B., petition. Williams, S. B., petition. Williams, S. B., petition. Williams, S. B., petition. Williams, S. B., petition. Williams, S. B., petition. Yilliamson & Higbie, bill Yilliamson & Higbie, bill Yettion. Yilliamson & Higbie, bill Yettion. Yettion. <td>Petition First ordinance</td> <td>274 303 304 317 336 355</td>	Petition First ordinance	274 303 304 317 336 355
Wilder, Edward— Petition	Petition First ordinance	274 303 304 317 336 355 520
Petition	Petition First ordinance	274 303 304 317 336 355 520
Wickes, B. B.— Bill Order for Williamson, R. J., petition Wiltsie, C. H.— Petition of Report on Wing, J., petition Williams, S. B., petition Williams, S. B., petition granted Williamson & Higbie, bill 190, 191,230, 	Petition First ordinance	274 303 304 317 336 355 520
Wickes, B. B.— Bill Order for Williamson, R. J., petition Wiltsie, C. H.— Petition of Report on Wing, J., petition Williams, S. B., petition Williams, S. B., petition granted Williamson & Higbie, bill 190, 191,230, 	Petition	274 303 304 317 336 355 529 18
Wickes, B. B.— Bill Order for Williamson, R. J., petition Wiltsie, C. H.— Petition of Report on Wing, J., petition Williams, S. B., petition Williams, S. B., petition granted Williamson & Higbie, bill 190, 191,230, 	Petition	274 303 304 317 336 355 529 18
Bill. Order for. Williamson, R. J., petition Wiltsie, C. H.— Petition of. Report on Wing, J., petition Williams, S. B., petition granted. Williamson & Higbie, bill. 190, 191,230, Williamson & Higbie, bill. 190, 191,230, 	Petition	274 303 304 317 336 355 529 18
Order for Williamson, R. J., petition Wiltsie, C. H.— Petition of Report on Wing, J., petition Williams, S. B., petition Williamson & Higbie, bill190, 191,230, 	Petition	274 303 304 317 336 355 529 18
Order for Williamson, R. J., petition Wiltsie, C. H.— Petition of Report on Wing, J., petition Williams, S. B., petition Williamson & Higbie, bill190, 191,230, 	Petition	274 303 304 317 336 355 529 18
Petition of	Petition	274 303 304 317 336 355 529 18 103 108
Report on	Petition	274 303 304 317 336 355 529 18 103 108
Wing, J., petition	Petition	274 303 304 317 336 355 529 18 103 108 51 86 87
Wing, J., petition	Petition	274 303 317 336 355 520 18 103 108 51 86 87 87
Williams, S. B., petition	Petition	274 303 304 317 336 355 529 18 103 108 51 86 87
Wilson, A. M., petition granted Williamson & Higbie, bill190, 191,230,	Petition	274 303 304 317 336 355 529 18 103 108 51 86 87 87 113
	Petition	274 303 304 317 336 355 529 18 103 108 51 86 87 87 113 106
	Petition	274 303 304 317 336 355 529 18 103 108 51 86 87 87 113 106 459
	Petition	274 303 304 317 336 355 529 18 103 108 51 86 87 87 113 106
	Petition	274 303 304 317 336 355 529 18 103 108 51 86 87 87 113 106 459
	Petition	274 303 304 317 336 355 520 18 103 108 51 108 51 108 87 87 113 106 459 159
williamson, jos., petition	Petition	274 303 304 317 336 559 18 103 108 51 108 87 87 113 106 459 159 517
Wing, Eliza B., judgment appealed	Petition	274 303 304 317 336 559 18 103 108 51 108 87 87 113 106 459 159 517
	Petition	274 303 304 317 336 559 18 103 108 51 108 87 87 113 106 459 159 517
	Petition	274 303 304 317 336 559 18 103 108 51 108 87 87 113 106 459 159 517

Widner, Abigail Petition of 256	Wright, J. A. C., petition 159 Wright, Robert, petition 161
Report on 296	Wright, J. C., bill 499
Williams, Alfred, bill 498	\mathbf{v}
Wood building committee-	T
Report 53	Yawman & Erbe, bill 161
Petition	Yale Street, petition for water 213
Wolf, Andrew, bill	Vauman, I., bill
Woodward, J. H., petition 125	Yauchizi, F. W., bill307, 336, 408, 498
Woodbury, Morse & Co161, 438	Yauch & Pfluger, petition 337
Wood, A. A.— Petition 168	Yancy, W., petition 485
Petition	Young Men's Christian Association,
Report on 179 Woodbury, W. E., bill	petition
Woodruff, W. S., bill	Z
Woodbury Engine Co., bill	
Woods, Edward, petition 500	Zimmer Street plank walk-
Wolff Park-	Petition
Petition to name	First ordinance
Report	Final ordinance
Woellert, Charles, suit of-	Roll confirmed
Report on	208
Orders for	
Wright, Wm., petition 121	J Zurn, Finnip, pointoarteriteriterite

